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SO ORDERED: March 06, 2009.

Basil H. Lorch III

United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA **NEW ALBANY DIVISION**

IN RE

Chapter 11

SUMMITT LOGISTICS & BROKERAGE,

LLC, et al., Case No. 09-90630-BHL-11

Debtors and Debtors-in-(Joint Administration Requested)

Possession.

AMENDED

INTERIM FINANCING ORDER (1) APPROVING DEBTOR-IN-POSSESSION FINANCING, (2) AUTHORIZING THE DEBTORS' USE OF CASH COLLATERAL PURSUANT TO SECTIONS 361 AND 363 OF THE BANKRUPTCY CODE, (3) MODIFYING THE AUTOMATIC STAY AND (4) GIVING NOTICE OF SCHEDULED FINAL HEARING

This matter came on for hearing on March 2, 2009, at 1:00 o'clock, p.m. EST (the "Interim Hearing"). Summitt Logistics & Brokerage, LLC ("Logistics"), Summit Trucking, LLC ("Trucking") Tractor Leasing, LLC ("Tractor Leasing"), and Trailer Leasing, LLC (collectively, the "Companies") and each a "Debtor" and collectively "Debtors" in the above referenced Chapter 11 cases (the "Chapter 11 Cases"), filed voluntary petitions to commence cases under chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"), on March 2, 2009 (the "Petition Date"). The Debtors have applied to this Court (the "Motion") for (1) approval of Debtors' post-petition entry into that certain "Post-Petition Credit Agreement (with Guaranties) dated as of March 2, 2009, among Summitt Trucking LLC, Summitt Logistics & Brokerage, LLC, and Trailer Leasing, LLC, Borrowers, as Debtors and Debtors-in-Possession, the Debtor Guarantors and the Non-Debtor Guarantors from Time to Time, Parties Hereto, and Transportation Alliance Bank Inc. ("TAB") and Transportation Alliance Leasing LLC ("TAL") as Lenders" (the "DIP Agreement"), 2 (2) authorization pursuant to Bankruptcy Code § 364(c) and (d) in the capacity of either borrower or guarantor, to obtain debtor-in-possession financing from the Lenders (as hereinafter defined) pursuant to the terms and conditions of: (a) the DIP Agreement, substantially in the form of that annexed as an exhibit to the Motion (with all ancillary Loan Documents referred to therein and as required to be executed in connection therewith) by and among the Debtors and the Lenders, (b) the Budget, a copy of which is

¹ Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to them in the DIP Agreement.

TAB and TAL are collectively referred to as the "Lenders" when collective reference is made.

annexed as Exhibit "A" hereto, which may be amended, supplemented, extended or otherwise modified as set forth in the DIP Agreement, and (c) this Interim Order (the "Interim Order" and with the DIP Agreement and the Budget, collectively the "DIP Credit"), and (3) authorization to grant super-priority administrative claim treatment to the Lenders for any use of cash collateral, certain post-petition advances, subject to the liens, security interests and super priority treatment granted to the Lenders.

A final hearing (the "Final Hearing") concerning the request for entry of a final order (the "Final Order") with respect to the Debtors' Motion is scheduled for April 20, 2009, at 2:00 p.m. EDT before the Court in New Albany, Indiana, or as soon thereafter as counsel may be heard.

Upon the record of the Chapter 11 Cases and the record of the Interim Hearing, good and sufficient cause appearing therefore, and it appearing to be in the best interests of the Debtors' estates and creditors:

THE COURT HEREBY MAKES THE FOLLOWING FINDINGS OF FACT AND CONCLUSIONS OF LAW:

- (a) On the Petition Date, each of the Debtors filed a voluntary petition for relief under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Indiana, New Albany Division (the "Bankruptcy Court"). Each Debtor is continuing in the management and possession of its business and properties as a debtor-in-possession pursuant to Sections 1107 and 1108 of the Bankruptcy Code.
- (b) Consideration of this Motion constitutes a "core proceeding" as defined in 28 U.S.C. §§ 157(b)(2)(A), (D), (G), (K), (M), and (O). This Court has jurisdiction over this proceeding and the parties and property affected hereby pursuant to 28 U.S.C. §§ 157 and 1334. Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

- (c) Sufficient and adequate notice of this Interim Order has been provided based upon the notice sent to the Interim Noticed Parties (as hereinafter defined), and the consent to the Motion as approved by this Interim Order by the Lenders pursuant to Bankruptcy Rules 4001(b), (c) and (d), and 9014, and Section 102(1) of the Bankruptcy Code as required by Sections 364(c) and 364(d) of the Bankruptcy Code, and no further notice of, or hearing with respect to this Interim Hearing and the relief requested in the Motion, is necessary or required.
- (d) The Lenders are willing to advance money and provide certain other credit facilities to the Debtors and the Debtors and Lenders are willing to consent to the treatment of the Lenders and the use of cash collateral on an interim basis only upon the conditions contained in this Interim Order.
- (e) The Debtors are unable to obtain sufficient levels of unsecured credit, leasing lines, fuel provisioning credit lines, factoring lines, and related necessary financial facilities to maintain and conduct their businesses allowable only under Bankruptcy Code §§ 364(b) and 503(b)(1) as an administrative expense.
- (f) The Debtors are unable to obtain secured credit allowable only under Bankruptcy Code §§ 364(c)(2), (c)(3) and (d), except under the terms and conditions provided in this Interim Order.
- (g) The credit and financial accommodations to be extended under the DIP Agreement are being extended by the Lenders in good faith and (i) the provisions for extension of adequate protection and use of cash collateral are made in good faith, and (ii) the Lenders as defined herein are entitled to protection of Bankruptcy Code § 364(e).
- (h) It is in the best interest of the Debtors' estates that they be allowed to finance their operations under the terms and conditions as set forth herein.

- (i) Notice of the relief sought by the Motion, and the Interim Hearing with respect thereto, which has been held pursuant to Bankruptcy Rule 4001(c) and Bankruptcy Code § 102(1), as required by Bankruptcy Code § 364(c) and (d), has been given to the following parties in interest: the Office of the United States Trustee (the "U.S. Trustee"); the Lenders, the Internal Revenue Service, and the creditors holding the 20 largest unsecured claims on a consolidated basis against the Debtors' estates ("Interim Notice Parties").
- (j) Without prejudice to the rights of any party (but subject to the limitations with respect to such rights contained in paragraph 10 of this Interim Order below), the Debtors admit that as of the Petition Date that they are liable pre-petition under the following described credit facilities (the "Existing Credit Facilities") and, that as to each: (1) the Debtors were indebted without claim, defense, counterclaim, recoupment or offset of any kind, and that the amount of the aggregate principal plus interest costs, expenses and other charges thereon, including, without limitation, all attorneys' fees and legal expenses of the Lenders, is accurately stated; and (2) the credits were fully secured by valid, binding, enforceable and properly perfected first-priority liens and security interests in all of the collateral as defined in the documents supporting each credit facility as specified and described as the Loan Documents in the DIP Agreement, existing as of the time immediately prior to the filing of the petitions for relief herein and the post-petition proceeds and products thereof. The Existing Credit Facilities are:
- (1) that certain Promissory Note, with TAB as the lender, dated September 30,
 2005, in the original principal sum of \$1,080,824.87, together with ancillary mortgages
 (Exhibit "A" to the DIP Agreement);
- (2) that certain Promissory Note, with TAB as the lender, dated September 30,2005, in the original principal sum of \$904,500.00, together with ancillary mortgages

(Exhibit "B" to the DIP Agreement) (the Promissory Notes referenced in sub-subparagraphs (1) and (2) of this subparagraph (j) are hereafter referred to as the "Real Estate Secured Loans");

- (3) that certain Term Promissory Note, dated July 3, 2007, in the original principal sum of \$3,900,000, together with ancillary mortgages and personal property security agreements and lien perfected titles to such equipment, originally with Textron Financial Corporation ("Textron") as lender, which facility was purchased by and assigned to TAB prepetition (the "Textron Term Note") (Exhibit "C" to the DIP Agreement);
- (4) that certain Textron Corporation Factoring Agreement dated July 3, 2007, as amended on February 27, 2008, with ancillary mortgages, guarantees, security and perfection documents, originally with Textron as Purchaser/Lender, which facility was purchased by and assigned to TAB pre-petition (the "Textron A/R Facility") (Exhibit "D" to the DIP Agreement);
- (5) that certain Master Lease Agreement, dated June 18, 2004, by and between TAL, as lessor, and Trailer Leasing, LLC, as lessee, together with Schedules thereto (Exhibit "E" to the DIP Agreement);
- (6) that certain Master Lease Agreement, dated August 4, 2004, by and between TAL, as lessor, and Tractor Leasing, LLC, as lessee, together with all Schedules thereto (Exhibit "F" to the DIP Agreement) (the Leases referred to in sub-subparagraphs (5), and (6), of this subparagraph (j) are collectively referred to as the "*Leases*"); and
- (7) the Existing Letter of Credit (as defined below and in the DIP Agreement);
 All of these facilities, and each of them, predate Borrowers' Chapter 11 Cases, and are
 each variously guaranteed by Guarantors and variously cross-guaranteed by Borrowers among
 one another and which are cross-collaterized.

- (k) Specifically, the Textron A/R Facility, in addition to other collateral and pursuant to certain collateralized guarantees of such facility given by David Summitt, Jenny Summitt, Silver Creek, LLC and Trailer Leasing, LLC, is secured by mortgages on the following real property owned variously by Silver Creek, LLC, and David and Jenny Summitt, described as follows:
 - (1) 1021 Progress Way, Sellersberg, Indiana;
 - (2) 5001 and 5005 Charlestown Road, New Albany, Indiana;
- (3) 5007 Charlestown Road, New Albany, Indiana (first partial); 3050 Ashley Court, New Albany, Indiana; and 3205 Magnolia Court, New Albany, Indiana;
 - (4) 7615 Highway 31 E., Sellersberg, Indiana; and,
 - (5) 5007 Charlestown Road (second partial), New Albany, Indiana.

(collectively the "Textron Real Estate Collateral"). The mortgages executed and delivered to Textron are, as of the Petition Date, first position liens on each of the above-described parcels of real property either because of the absence of superior liens or the result of subordination agreements given by superior lien holders.

- (l) The Textron Term Note, pursuant to certain mortgages and collateralized guarantees given prepetition by David and Jenny Summitt, is directly secured by a mortgage (in addition to equipment and other collateral and any cross-collaterization of other collateral) recorded as a first position lien on the following real property owned by David and Jenny Summitt:
- (1) Lot 5, Riverside Subdivision, Manatee County, Florida (the "Florida Property").

- (m) The Real Estate Secured Loans, as a result of certain collateralized guarantees given to TAB prepetition by David and Jenny Summitt and Silver Creek, LLC, in addition to other collateral, are secured by mortgages on certain real property owned variously by David and Jenny Summitt and Silver Creek, LLC, described as follows:
 - (1) 3330 Campground Road, Louisville, Kentucky, 40211; and,
- (collectively the "TAB Real Estate Collateral"). The mortgages executed and delivered to TAB are first position liens on each such parcel of real property either because of the absence of superior liens or as the result of subordination agreements given by superior lien holders.

1800 Progress Way, Clarksville, Indiana, 47129.

- (n) Without prejudice to the rights of any party (but subject to the limitations with respect to the rights contained in paragraph 10 of this Interim Order below), the Debtors admit that no portion of the Existing Credit Facilities is subject to avoidance, recharacterization, recovery, disallowance or subordination pursuant to the Bankruptcy Code or applicable non-bankruptcy law, and the Debtors do not have, and hereby forever release any claims, counterclaims, causes of action, defenses or setoff rights, whether arising under the Bankruptcy Code or applicable non-bankruptcy law on or prior to the date hereof, against the Lenders, their predecessors or successors, and their respective affiliates, subsidiaries, agents, officers, directors, employees, attorneys, and advisors.
- (o) The Debtors represent that without the financing proposed by the Motion, the Debtors will not have the funds necessary to pay post-petition payroll, payroll taxes, trade vendors, suppliers, overhead and other expenses necessary for the continued operation of the Debtors' businesses and management and preservation of the Debtors' assets and properties. The Debtors have requested that pursuant to the DIP Agreement and this Interim Order, the

(2)

Lenders make loans and advances and provide other financial accommodations to the Debtors to be used by the Debtors solely for the purposes set forth in the DIP Agreement. The ability of the Debtors to continue their businesses and reorganize under Chapter 11 of the Bankruptcy Code depends upon the Debtors obtaining such financing from the Lenders. The Lenders are willing to make such loans and advances and provide other such financial accommodations on a secured basis and on a regular leasing basis as more particularly described herein and pursuant to the terms and conditions of the DIP Agreement and in accordance with this Interim Order. Accordingly, the relief requested in the Motion is necessary, essential and appropriate for the continued operation of the Debtors' businesses, the management and preservation of their assets and properties, and is in the best interests of the Debtors, their estates and their creditors. The Debtors represent that they are otherwise unable to obtain sufficient unsecured credit allowable under Section 503(b)(1) of the Bankruptcy Code, and administrative expense priority pursuant to Section 364(a) or (b) of the Bankruptcy Code, unsecured debt having the priority afforded by Section 364(c)(1) of the Bankruptcy Code, or secured credit pursuant to Section 364(c)(2) and (3) of the Bankruptcy Code to allow for their ongoing continued operations. The Debtors were able to obtain sufficient secured credit only by granting the liens and the superpriority claims under the terms and conditions set forth in this Interim Order and the DIP Agreement. Additionally, the Debtors were unable to procure the necessary financing on more favorable terms than those offered by the Lenders. The Debtors represent and the Court expressly finds that the terms of the DIP Agreement among the Debtors and the Lenders, pursuant to which the post-petition loans, fuel lines, advances, accounts receivable financing, leases, letters of credit, and other credit and financial accommodations will be made or provided to Debtors by the Lenders have been negotiated at arms length and in good faith, as that term is used in

Section 364(e) of the Bankruptcy Code, and are in the best interests of the Debtors, their estates and creditors. The Debtors further represent and the Court expressly finds that the Lenders are extending financing to the Debtors in good faith and the Lenders are entitled to the benefits of the provisions of Section 364(e) of the Bankruptcy Code. The Debtors represent that the relief requested by the Motion is necessary to avoid immediate and irreparable harm to the Debtors' estates. Good, adequate and sufficient cause has been shown to justify the granting of the relief requested herein and the immediate entry of this Interim Order. No party appearing in the Debtors' Chapter 11 Cases has filed or made an objection to the relief sought in the Motion and the entry of this Interim Order and to the extent any objections were made (and not withdrawn prior to the entry of this Interim Order) such objections be and herewith are overruled.

(p) As of the date hereof, the U.S. Trustee has not appointed an official committee of unsecured creditors (the "Committee") in accordance with Section 1102 of the Bankruptcy Code.

AND THE COURT HEREBY FURTHER FINDS AND DETERMINES THAT:

- (q) Neither the Lenders, with respect to the fuel line and accounts receivable financing granted post-petition, nor the Lenders in their capacity as pre-petition lenders, as to the Existing Credit Facilities, control or otherwise direct the operations of any Debtor.
- (r) Good and sufficient cause exists for the issuance of this Interim Order to prevent irreparable harm to the Debtors' estates.

NOW, THEREFORE, IT IS HEREBY ORDERED, PENDING THE CONCLUSION OF THE FINAL HEARING:

1. MOTION GRANTED. The Motion is granted insofar as it seeks interim relief subject to a Final Hearing on the Motion, and the Debtors are hereby authorized: (a) to obtain fuel line advance privileges, obtain accounts receivable financing to borrow funds from, obtain

letters of credit from, obtain term loan secured financing, enter into leases, continue existing leases, and continue existing term loans; (b) permit TAB to service from the availability under the TAB A/R Agreement, post-petition, all contractual obligations on the pre-petition debt comprising the Existing Credit Facilities and the post-petition debt comprising the DIP Loans; and (c) incur debt to the Lenders in accordance with and pursuant to the terms and conditions of the DIP Agreement, from and after the date of this Interim Order, whether prior or subsequent to the execution and delivery of the DIP Agreement, and consistent, in amount and type of expenditure, with the Budget and this Interim Order shall become effective immediately upon its entry. On an interim basis, the proposed borrowings and other extensions of credit and financial accommodations under the DIP Agreement are hereby approved. The Lenders shall have their rights and the obligations set forth in the DIP Agreement to make loans, make and continue leases, advances, and/or financial accommodations, issue letters of credit, service Existing Credit Facilities, acquire new and replacement liens and cross-collateralizations, all pursuant to the terms and conditions thereof. The Budget may be amended, supplemented, extended or otherwise modified and approved as set forth in the DIP Agreement so long as the changes (to the extent not consented to in writing by Lenders) do not vary materially from Exhibit "A" hereto, and shall be deemed to include payment of pre-petition payroll checks outstanding on the Petition Date and other amounts approved by order of the Bankruptcy Court in order to avoid immediate and irreparable harm. The Textron A/R Agreement, as purchased and assigned to TAB, shall be liquidated according to its contractual terms, from collected shipper invoices generated from pre-petition loads hauled by or brokered by Debtors and Guarantors, and application of all deposits and reserves held in accordance therewith, free and clear of any claim or encumbrance of any other party. Post-petition accounts receivable financing for all invoices

generated from loads hauled or brokered by Debtors and Guarantors post-petition shall be provided by the TAB A/R Agreement immediately post-petition. Prior to the entry of the Final Order, the DIP Agreement may be amended, modified, supplemented or the provisions thereof waived in accordance with their terms without further order of this Court or notice to any parties; provided, however, that if such amendment, modification, supplement or waiver is material and adverse to the Debtors' estates, notice of any such amendment, modification, supplement or waiver shall be provided to the U.S. Trustee, and counsel to any Committee, each of which shall have five (5) days from the date of such notice to object and upon timely objection such amendment, waiver, modification or supplement shall only be permitted upon entry of an order of this Court.

- 2. LETTERS OF CREDIT. Except as permitted by the DIP Agreement for letters of credit existing as of the Petition Date, the Debtors shall not apply for or obtain letters of credit from any institution or entity other than the Lenders.
- 3. SUPERPRIORITY CLAIMS. For any and all obligations (the "DIP Obligations") under and in the DIP Agreement of the Debtors to the Lenders, including the TAB A/R Agreement, the Fuel Line Agreement, the Textron Term Note and the Leases (but excluding the Textron A/R Agreement and the Real Estate Secured Loans) arising after entry of this Interim Order, and in addition to the rights granted below, the Lenders are granted and allowed superpriority administrative claim status in accordance with Section 364(c)(1) of the Bankruptcy Code having a priority in right of payment over any and all other obligations, liabilities and indebtedness of the Debtors, now in existence or hereafter incurred by the Debtors and over any and all administrative expenses, adequate protection claims or other priority claims of any kind including as specified in, or ordered pursuant to, Sections 326, 330, 331, 503(b), 506(c), 507(a)

or 507(b) of the Bankruptcy Code, whether arising in the Debtors' Chapter 11 Cases or in a superseding Chapter 7 case. Superpriority administrative claim status granted to the Lenders shall be senior to any superpriority claim granted as adequate protection to any other party. As a matter of administrative efficiency, and to avoid cash flow and fueling interruptions, all postpetition advances by Lenders to fund fuel, payroll and other necessary expenses, made after the Petition Date but whether made before or after the entry of any emergency, interim or final order approving the DIP Agreement or use of cash collateral, and whether deemed advanced under the Textron A/R Agreement, the TAB A/R Agreement, or any other of the Existing Credit Facilities, shall be granted superpriority administrative claim status.

4. "DIP LIENS". Pursuant to Bankruptcy Code §§ 362, 363(e) and 364(c) and (d), as security for the prompt payment and performance of any and all DIP Obligations, the Debtors are hereby authorized to grant to the Lenders, valid, binding, enforceable and perfected liens, mortgages and security interests ("DIP Liens") in all the Debtors' presently owned or hereafter acquired property and assets (excluding, for purposes of this Interim Order, claims and causes of action brought under Chapter 5 of the Bankruptcy Code and proceeds thereof), whether such property and assets were acquired by Debtors before or after the Petition Date, of any kind or nature, whether real or personal, tangible or intangible, wherever located (collectively the "DIP Collateral"), including, without limitation: real property (including, without limitation, all leasehold interests, mineral leases, and mineral and water rights), the Cash Collateral Account, as defined in the DIP Agreement, and all other deposit accounts, accounts, receivables (as hereinafter defined), chattel paper (including electronic chattel paper), instruments, documents (including electronic documents of title), all of Debtors' rights and claims relating to deposits and reserves held by the utilities and trade creditors, inventory, farm products, rights, equipment,

rolling stock (including titled and non-titled vehicles), general intangibles (including, without limitation, payment intangibles, intellectual property, equity and ownership interests in partnerships, corporations, limited liability companies and joint ventures (unless prohibited by law, in which case the lien shall be on the proceeds of such interests), tax refunds, letter of credit rights, supporting obligations, commercial tort claims, and investment property (other than any equity interest held by Debtors' principals, but including proceeds of any sale or other disposition of such equity interest). In all such DIP Collateral that is not secured by any existing good and valid pre-petition lien (a "Permitted Lien") such DIP Liens granted hereunder shall be first priority senior liens pursuant to Bankruptcy Code § 364(c)(2). With respect to all such DIP Collateral that is subject to any Permitted Lien such DIP Liens granted hereunder shall be junior only to each such Permitted Lien pursuant to Bankruptcy Code §364(c)(3), except with respect to the Permitted Liens of Volvo Financial Services, a division of VFS US LLC ("Volvo"), Lenders shall not have a junior lien and instead shall have a right of collection of any excess proceeds, if any, following the sale of the equipment subject to Volvo's Permitted Liens which proceeds shall first be applied in accordance with the Volvo loan documents including reasonable attorneys' fees. Subject to the Carve-Out, the post-petition collateral shall not be: (i) subject to any lien that is avoided and preserved for the benefit of the Debtors' estates under Section 551 of the Bankruptcy Code, or (ii) subordinated to or made pari passu with any other lien under Section 364(d) of the Bankruptcy Code or otherwise. Other than the Carve-Out and as otherwise specifically permitted to have senior priority by the terms of the DIP Agreement, no claim or lien having a priority superior to or pari passu with the DIP Liens granted by this Interim Order with respect to the DIP Obligations shall be granted or allowed, other than the Permitted Liens, until the indefeasible payment in full, in cash and satisfaction, in the manner

provided in the DIP Agreement. Without limiting the generality of this Paragraph 4, the Textron Real Estate Collateral, the TAB Real Estate Collateral, and the Florida Property shall serve as security for the DIP Credit, the DIP Obligations and the Textron A/R Agreement, the Real Estate Secured Loans, and any pre-order, post-petition advances made to Debtors by TAB described in the last sentence of paragraph 3 above), and shall fully cross-collateralize the Obligations and the DIP Credit. The legal descriptions of such real property may, at Lenders' discretion, be attached to certified copies of this Order so that the Order may be recorded on the title to all such real property.

- 5. USE OF PROCEEDS. The DIP Credit will be used for payment of operating costs and expenses post-petition as provided for in the Budget as amended and modified as provided in this Interim Order and the DIP Agreement.
- the DIP Agreement, the liens and superpriority claims granted to the Lenders shall be subject and subordinate to, following the occurrence and during the pendency of a Carve-Out Event (as hereinafter defined), the payment of costs of winding up the Chapter 11 Cases and the payment of allowed professional fees and disbursements by the professionals retained prior to the Termination Date pursuant to Bankruptcy Code §§ 327 or 1103(a) by the Debtors and any statutory committees appointed in the Chapter 11 Cases ("*Professional Fees and Expenses*") in an aggregate amount not to exceed \$150,000.00 plus professional fees and expenses incurred prior to a Carve-Out Event but not yet paid to the extent such fees and expenses are approved by the Bankruptcy Court, plus quarterly fees required to be paid pursuant to 28 U.S.C. § 1930(a)(6) and any fees payable to the clerk of the Bankruptcy Court and any agent thereof (collectively the "Carve-Out") subject to the rights of the Lenders to object (as to eligibility and amount) to the

award of any fees and expenses. Notwithstanding anything herein to the contrary, no part of the Carve-Out or Cash Collateral may be used directly or indirectly by the Debtors, any committee or any other person or entity, to object to or contest the Obligations, the DIP Credit, any DIP Lien or to challenge (as opposed to investigate), the pre-petition loans or the pre-petition collateral or to otherwise seek affirmative relief against the Lenders.

- 7. USE OF CASH COLLATERAL. Substantially all of the Debtors' cash, including, without limitation, all cash and other amounts on deposit or maintained by Debtors in any account or accounts, constitute proceeds of collateral and, therefore, are cash collateral of Lenders within the meaning of Section 363(a) of the Bankruptcy Code. Use of Cash Collateral is authorized as follows:
- (a) Cash Collateral collected after the Petition Date, but prior to the Termination

 Date, can be used by the Debtors to pay their post-petition obligations consistent with the

 Budget, provided that: (i) all conditions precedent shall be satisfied at the time of such use as if
 the use of Cash Collateral were an application of loan proceeds under the DIP Agreement (and
 any such use of Cash Collateral shall be deemed a representation and warranty by the Debtors
 that such conditions have been satisfied as of the date of use of Cash Collateral as if the amount
 thereof were a request for an application of loan proceeds under the DIP Agreement), and
 (ii) such use of Cash Collateral may include provision for payment of claims of trade creditors
 holding valid claims allowable under Bankruptcy Code § 503(b)(9) who agree to provide goods
 or services to the Debtors or continue to extend credit and supply goods or services to the
 relevant Debtor on the terms set forth in the DIP Agreement or otherwise acceptable to the
 Debtors and the Lenders and further order of this Court;

- (b) Unless otherwise provided for immediately above, Cash Collateral collected on or after the Petition Date but prior to the Termination Date not required for the payment of expenses consistent, in amount and type of expenditure, with the Budget, shall either be held in the Cash Collateral account (as hereinafter defined) or in one or more deposit accounts maintained by the Debtors with an institution that has account control arrangements so ordered by the Court in any cash management order or as otherwise held in a manner acceptable to the Lenders until release to the Debtors to pay their post-petition obligations consistent with the Budget or, if required by the Lenders under the DIP Agreement, be applied to loans and unpaid letters of credit drawings and leases under the DIP Agreement. Cash generated through availability under the TAB A/R Agreement shall be processed, deposited, swept, released, surcharged, discounted, drawn, and otherwise handled as required in the TAB A/R Agreement and in the DIP Agreement concerning administration of the TAB A/R Agreement;
- (c) Cash Collateral collected on or after the Termination Date shall be applied first to payment of any amounts secured by senior Permitted Liens in that cash, if any, then next to costs, fees and expenses of the Lenders (including Cash Collateral for letters of credit issued under the DIP Agreement whether or not drawn) until payment in full thereof, third to any remaining obligations under the Existing Credit Agreements according to the priorities of their respective liens therein and otherwise on the basis set forth in the DIP Agreement and, fourth, to the Debtors;
- (d) The Lenders consent to the use of Cash Collateral by any Debtors for any purpose (whether in the form of Cash Collateral or credit) shall be subject to termination if an Event of Default exists;

- (e) Cash Collateral shall not be used to obtain letters of credit from third-party lenders, other than existing letters of credit outstanding on the Petition Date with respect to which either the relevant Debtors' obligations to the issuer of such letter of credit or the obligations supported by such letter of credit are secured by cash deposits in existence on the Petition Date, as such letters of credit may be amended, modified, extended, renewed or replaced; and
- (f) Estimated fees and expenses of the Lenders, the Lenders' respective attorneys and financial consultants through the closing date up to a limit of \$175,000.00, and thereafter shall be paid promptly upon invoices being provided therefore and previously invoiced amounts not yet paid, shall be paid on the closing date. Such fees may be paid by setoff from availability under the post-petition TAB A/R Agreement.
- 8. PAYMENT OF PROFESSIONAL FEES. Prior to the Termination Date, the Debtors shall be permitted to pay compensation and reimbursement of expenses authorized to be paid under Bankruptcy Code §§ 328, 330, and 331, or otherwise pursuant to an Order of this Court, as the same may be due and payable (subject to the reservation of rights of the Lenders to object to approval of any such professional fees) and such payment shall not reduce the Carve-Out subject to the rights of the Lenders to object to such payments. Upon the Termination Date and notice by the Lenders to the Debtors, any committee appointed by the U.S. Trustee and the U.S. Trustee, the right of the Debtors to pay professional fees outside the Carve-Out shall terminate and upon such occurrence, the Debtors, after receipt of the Carve-Out Event Notice from the Lenders, shall provide immediate notice by facsimile or email to all professionals in the case informing them that a Carve-Out Event has occurred and further advising them that the Debtors' ability to pay professionals is subject to the Carve-Out.

- 9. SECTION 506(c) LIMITATION. The Lenders assert respectively for their specific facilities that under the facts and circumstances of this case that there is no basis for recovery under Section 506(c) of the Bankruptcy Code and neither the Lenders nor their predecessors for their specific facilities consent to any recovery thereunder. For purposes of this Interim Order, the Debtors have granted the Lenders a first-priority lien in the proceeds of such recovery, and the Debtors in any final order shall waive any Section 506(c) claims against the Lenders. In light of their agreement to subordinate their liens and super-priority claims to the Carve-Out, the Lenders shall be entitled to all benefits of Section 552(b) of the Bankruptcy Code and the "equities of the case" exception under Section 552(b)(1) of the Bankruptcy Code shall not apply to such parties with respect to the proceeds, product, or profits of any of their collateral.
- and affirmatively agrees not to allege or otherwise pursue any or all defenses, affirmative defenses, counterclaims, claims, causes of action, recoupments, setoffs or other rights that it may have (i) to contest any defaults or events of defaults which could have been or were declared by the Lenders and lessors under the Existing Credit Facilities as of the Petition Date; (ii) to contest any provisions of the Loan Documents constituting the Existing Credit Facilities; (iii) to contest the amount, priority or allowance of the Debtors' indebtedness to the Lenders under the Existing Credit Facilities as of the Petition Date which amounts are expressly set forth above in this Interim Order; (iv) to contest the conduct of the Lenders under the Existing Credit Facilities in administering those facilities; or (v) to take any actions against the Lenders under the Existing Credit Facilities with respect to lender liability theories and pursuant to Sections 510, 544, 547, 548 and 549 of the Bankruptcy Code. For purposes of this Interim Order, each Debtor

affirmatively states that it knows of no reason to and agrees not to (a) contest or to challenge that the mortgages, liens and security interests granted to the Lenders under the Loan Documents, whether pre-petition or post-petition, the DIP Agreement and this Interim Order are senior, valid, fully perfected, non-voidable and enforceable liens and security interests securing the postpetition obligations except as to Permitted Liens; or (b) challenge or contest that the mortgages, security interests and liens granted to the Lenders under the Existing Credit Facilities and under the Loan Documents underlying the Existing Credit Facilities, the DIP Loans, or this Interim Order are senior, valid, fully perfected, non-voidable and enforceable mortgages, security interests and liens fully securing the Existing Credit Facilities and the DIP Loans (the "Lien Finding"). The Debtors understand that in conjunction with the entry of a Final Order approving the debtor-in-possession financing, the Lenders will require a final waiver and release of any challenges and an affirmative admission of the Lien Finding; provided that the Debtors agree not to contest the Lien Finding but any committee appointed by the U.S. Trustee or any party with standing to challenge such liens may file an objection ("Objection") to the Lien Finding within sixty (60) days after the date of appointment of such committee (the "Objection Period") or be forever barred from challenging the Lien Finding. Absent any such Objection, the Lien Finding shall automatically be final at the end of the Objection Period. Any objection to the Lien Finding shall be ruled upon by the Court ("Lien Validation Process").

11. FEES AND EXPENSES. In addition to any rights granted to the Lenders under the DIP Agreement and under this Interim Order, the Lenders shall be entitled to charge the Debtors' accounts wherever located or receive reimbursement thereof, without application to the Court, for: (a) all of the Lenders' reasonable fees and expenses, reasonable attorneys' fees and legal expenses, to a limit of \$175,000.00 and other advisor or professional fees and expenses

incurred in connection with the DIP Agreement or any actions taken in connection with these Chapter 11 Cases, including without limitation the negotiating, closing, documenting and obtaining of Court approval thereof. Borrowers shall pay in addition, all of Lender's cost, expenses and attorneys' fees incurred in all proceedings in connection with the interpretation, amendment, modification, enforcement or carrying out of the DIP Agreement or this Interim Order at any time, and all expenses, costs and charges in any way or respect arising in connection therewith or related thereto; and (b) all of the Lenders' facility, administrative and filing fees, recording taxes and fees, title insurance premiums and fees, reasonable internal examination and audit expenses; and such fees and expenses in the foregoing subparagraphs (a) and (b) (collectively, the "Reimbursable Fees") shall be funded through loans under the DIP Loans, charged to the Debtors' account and shall constitute a part of the Debtors' obligations under the DIP Loans but shall not constitute an item paid in accordance with the Budget; provided, however, that the Lenders shall submit copies of their professional fee invoices to the Debtors. Lenders may pay such costs by offset against the availability generated under the TAB A/R Agreement post-petition.

at their expense, shall (a) continue to, at all times, keep the Collateral and all leased equipment insured against all loss, peril and hazard as provided for in the DIP Agreement and make the Lenders co-insureds and mortgagee's and lender's loss payee as their interests appear under such policies, and (b) pay any and all post-petition taxes, assessments and governmental charges with respect to such Collateral and leased equipment (when, if, and as required by the Leases), all as provided under the DIP Agreement, and will provide the Lenders with proof thereof upon written demand and will give the Lenders access to their records in this regard. At the closing of the DIP

Agreement, the Debtors shall furnish to the Lenders evidence, in form and substance reasonably satisfactory to the Lenders, of insurance coverages (which shall be reasonably satisfactory to the Lenders), showing the Lenders as mortgagee's, lender's, and lessors' loss payee thereunder with respect to their respective interests as to casualty and business interruption insurance and reflecting all affirmative coverage requested by the Lenders and for the protection of their interests.

13. **ACCOUNTS RECEIVABLE PROCEEDS**. In accordance with the provisions of the DIP Agreement and this Interim Order, and particularly with the TAB A/R Agreement facility, if required by the Lenders to the extent shipper invoice payments are not paid directly to TAB, Debtors are authorized and directed to remit, in kind, immediately to the Lenders, all monies, checks, drafts and any other payments or collections received from Debtors' account debtors, shippers, and other parties, now or hereafter obligated to pay Debtors or any prior existing securitization (including, but not limited to, the Textron A/R Facility) for services provided by Debtors or for inventory, equipment, or other property of Debtors' estates. The Lenders are authorized to apply such payments and proceeds received by Debtors to the Obligations in accordance with the DIP Agreement and this Interim Order. Specifically, Lenders may pay from availability under the TAB A/R Agreement, prior to remitting funds to Debtor or any other person or entity, the past due and ongoing contractual payments due under the Leases, the TAB A/R Agreement (including fees, discounts and reserves), the Real Estate Secured Loans, the Fuel Line Agreement, the Textron Term Note, the Textron A/R Facility (in the event of liquidation deficiencies), attorneys' fees, Reimbursement Obligations, and any other obligation created under the DIP Agreement.

14. AUTOMATIC LIEN PERFECTION AND MODIFICATION OF

AUTOMATIC STAY. All liens granted herein and in the DIP Agreement to or for the benefit of the Lenders shall, pursuant to this Interim Order be, and thereby are, valid, enforceable and perfected, effective as of the date of the entry of the Interim Order, and (notwithstanding any provisions of any agreement, instrument, document, the Uniform Commercial Code or any other relevant law or regulation of any jurisdiction) no further notice, filing or other act shall be required to effect such perfection, and all liens on any other deposit accounts shall, pursuant to this Interim Order be, and they hereby are, deemed to confer "control" for purposes of Sections 8-106, 9-104 and 9-106 of the Uniform Commercial Code as in effect as of the date hereof in favor of the Lenders consistent with their interests. The automatic stay provisions of Bankruptcy Code § 362 are hereby modified to permit (a) the Debtors to implement the terms of the DIP Agreement, (b) the Debtors to create, and the Lenders to perfect, any and all liens, mortgagees and security interests granted to them hereunder; provided, however, that Lenders shall not be required to file UCC financing statements, mortgages, trust deeds, or other instruments with any other filing authority to perfect any lien, mortgage or security interest granted by this Interim Order or take any other action to perfect such liens, mortgages and security interests, including all liens, mortgages and security interests declared in the Existing Credit Facilities, and each of them, and the Loan Documents supporting the Existing Credit Facilities as well as the liens, mortgages and security interests declared in the TAB A/R Agreement and the Fuel Line Agreement, such perfection of liens, mortgages and security interests are hereby deemed automatically perfected; if, however, the Lenders shall, in their sole discretion, elect, for any reason, to file, record or serve any such financing statements, this Interim Order, or other documents with respect to such liens and security interests, the Debtors

shall execute the same upon request and the filing, recording or service thereof (as the case may be) shall be deemed to have been made the date of and with the priority of such liens and security interests as provided for in this Interim Order. Without limiting the generality of this foregoing Paragraph 14, the Textron Real Estate Collateral and the TAB Real Estate Collateral shall serve as security for the Obligations and the DIP Credit (including but not limited to the TAB A/R Agreement, the Textron A/R Agreement, the Textron Term Note, the Real Estate Secured Loans, the Fuel Line Agreement and the Leases), and shall fully cross-collateralize the Obligations and DIP Credit. Lenders shall be granted a junior lien on all DIP Collateral that is subject to and encumbered by a Senior Permitted Lien.

- and all obligations of the Debtors arising out of, treated in, or incurred pursuant to the DIP

 Agreement shall not be altered, extended or impaired by any plan or plans or reorganization that may hereafter be accepted or confirmed or any further orders of the Court which may hereafter be entered.
- Debtors arising out of, or incurred pursuant to, the DIP Agreement, shall be immediately due and payable, the Lenders shall have no obligation to make loans and/or advances to the Debtors, and the DIP Agreement shall terminate, upon the occurrence of (1) March 31, 2010 or an earlier Maturity Date provided for in the DIP Agreement (the "Maturity Date"), or (2) any of the following events upon notice to the Debtors being given by the Lenders ("Terminating Events" or "Termination Event"):
- (a) Any one or all of the Chapter 11 Cases of any of the Debtors shall be dismissed or converted to a Chapter 7 case.

- (b) A Chapter 11 Trustee shall be appointed in the Chapter 11 Cases of any of the Debtors.
- (c) Other than Permitted Liens, any other superpriority claim or lien equal or superior in priority to that granted pursuant to or permitted under the Interim Order, any other interim order entered in connection herewith and the Final Order other than the Carve-Out or permitted to be equal or senior by the terms of the DIP Agreement (the Interim Order and the Final Order, collectively, the "Financing Orders") shall be granted;
- (d) A Financing Order shall be amended, reversed, stayed, vacated or otherwise modified, in the case of an amendment or modification, in a way that materially and adversely affects the rights of the Lenders and that is not acceptable to the Lenders, in their sole discretion, as set forth in the DIP Agreement;
- (e) The automatic stay of Bankruptcy Code § 362 shall be lifted as to allow a third party to proceed against any asset of the Debtors with a value in excess of \$100,000 in the aggregate;
- (f) An examiner or other person having enlarged powers under Section 1106(b) of the Bankruptcy Code shall be appointed;
- (g) A material adverse change shall occur in the condition or prospects, financial or otherwise, of any of the Debtors and their affiliates and subsidiaries, taken as a whole, after the Petition Date;
 - (h) The failure of any of the Debtors to comply with the Financing Orders;
- (i) The failure to obtain a Lien Finding acceptable to the Lenders within 60 days (or such later date as may be agreed to by the Lenders) after the appointment of a Committee;

- (j) The Final Order shall not be entered within 45 days after the Petition Date or such later date as to which the Lenders may agree;
 - (k) The occurrence of any other Event of Default as defined in the DIP Agreement;
- (I) If any of the Debtors seek an order in the Debtors' Chapter 11 Cases or support any applications therefore that authorize (without (a) all obligations outstanding to the Lenders under the DIP Agreement fully being indefeasibly satisfied in full in cash or (b) the Lenders providing their prior written consent): (i) under Bankruptcy Code § 363, the use of Cash Collateral in which the Lenders have an interest, or the sale, use, or lease, other than in the ordinary course of business, of other property of the Debtors in which the Lenders have an interest; (ii) the obtaining of credit or the incurring of indebtedness pursuant to Bankruptcy Code §§ 364(c) or (d), or any other grant of rights against the Debtors and/or their estates, secured by a lien, mortgage or security interest in the Collateral held by the Lenders or entitled to priority administrative status which is junior, equal or superior to that granted to the Lenders herein; (iii) to the extent permitted by law, the return of goods by the Debtors pursuant to Bankruptcy Code § 546(c); or (iv) an order dismissing the Chapter 11 Cases, or any of them.
- 17. RIGHTS UPON OCCURRENCE OF TERMINATING EVENT. Upon the occurrence of a Terminating Event or upon the occurrence of the Maturity Date:
- (a) (1) The Debtors shall immediately segregate all of the Collateral, including without limitation Cash Collateral, and shall not be permitted to use such Collateral absent the Lenders' prior written consent, and (2) the Lenders may:
- (i) declare the principal of and accrued interest on the outstanding DIP Loans and the Existing Credit Facilities to be immediately due and payable, and

- (ii) terminate the DIP Commitments and thereby terminate any further commitments to extend any further financing under the DIP Agreement to the Debtors.
- (b) After the Terminating Event, the Lenders shall have the right, free of the restrictions of Bankruptcy Code § 362: (1) to take immediate reasonable action to protect and preserve the Collateral; and (2) after giving three (3) business days' prior written notice of a Terminating Event (the "*Termination Notice*") to the Debtors, counsel for any Committee and the U.S. Trustee (the "*Notice Parties*"), to take any or all of the following actions without further order or an application to the Court:
- (1) Set off amounts in accounts (including any existing accounts maintained by the Debtor with the Lenders) or otherwise take steps to foreclose upon the Collateral for the DIP Loans and the Existing Credit Facilities.
- (2) Require that any Cash Collateral be applied against the DIP Loans, in accordance with the DIP Agreement.
- (3) Require payment of the Default Rate on the DIP Loans, in accordance with the DIP Agreement.
- (4) Proceed with the remedies set forth in the DIP Agreement, including without limitation, foreclosure of the Collateral with proceeds applied as set forth in the DIP Agreement and take any other actions permitted by the applicable documents, at law or otherwise.
- (5) Nothing herein shall, at any time, stay, limit or encumber the Lenders' ability to foreclose against real estate or other collateral pledged to secure the Real Estate Secured Loans, in accordance with the contractual terms of those loans, which real estate and

other collateral is pledged by non-debtor guarantors and is not property of any of the Debtors' estates.

- (c) In any hearing regarding any exercise of rights or remedies, the only issue that may be raised by any party in opposition thereto shall be whether, in fact, a Terminating Event has occurred and is continuing, and the Debtors hereby waive their right to seek relief, including, without limitation, under Section 105 of the Bankruptcy Code, to the extent such relief would in any way impair or restrict the rights and remedies of the Lenders set forth in this Interim Order, the Loan Documents, or the DIP Agreement. In no event shall the Lenders be subject to the equitable doctrine of "marshaling" or any similar doctrine with respect to the Collateral.
- (d) Subject to the provisions of this Interim Order, if the automatic stay is deemed lifted as to the Collateral, and the Lenders can proceed with the remedies permitted by the DIP Agreement, then the automatic stay shall also be deemed lifted as to the Pre-Petition Collateral and the Lenders shall be able to proceed with the remedies permitted by the Pre-Petition Loan Documents, as provided in paragraph 17(b)(5) above and otherwise.
- 18. RIGHT TO SEEK FURTHER RELIEF. Nothing in this Interim Order shall limit the rights of the Lenders to seek further relief (including additional adequate protection) or modification or termination of the automatic stay for good cause shown.
- 19. ASSIGNMENT OF RIGHTS. Nothing in this Interim Order shall limit the rights of any Lender to assign all of its rights, claims and obligations under the DIP Agreement or the Loan Documents, or to obtain or sell participation interests in the same.
- **20. REPORTS.** The Debtors shall provide the Lenders with such written reports, certified by the president, vice-president, chief restructuring officer, chief financial officer, controller or the vice president and assistant to the treasurer and chief financial officer of the

Debtors to be accurate to the best of his or her knowledge, information and belief, and such additional written reports as the Lenders in their reasonable discretion, shall require, in each case as provided under the terms of the DIP Agreement. These reports shall be submitted in addition to the monthly operating reports required to be submitted under the Bankruptcy Code, Bankruptcy Rules, Local Rules, and U.S. Trustee guidelines.

- 21. MAINTENANCE OF BOOKS AND RECORDS. The Debtors are directed to keep their books and records of original entry, including without limitation, records of sale, credits authorized (whether or not credit memoranda have been issued), purchases, accounts receivable, bills of lading, cash receipts, and cash disbursements, current and updated, so that all business activity is posted to them in the ordinary course of the Debtors' businesses.
- 22. INSPECTION OF BOOKS AND RECORDS. The Lenders shall have the right to inspect, audit, examine, check, make copies of or extracts from the books, accounts checks, orders, invoices, bills of lading, correspondence and other records of the Debtors, and the Debtors shall make all of same available to the Lenders and their representatives, for such purposes.
- 23. LOCKBOX SYSTEM. If and as requested by the Lenders, the Debtors shall implement a blocked account or lockbox system for their receivable (in form and substance reasonably satisfactory to the Lenders) in accordance with the terms of the TAB A/R Agreement and/or the Cash Management Order.
- **24. DEPOSIT OF FUNDS IN CASH COLLATERAL ACCOUNTS**. To the extent that all cash and checks of the Debtors currently in their possession, bank accounts, lockbox accounts or otherwise, and the proceeds thereof, if any, are proceeds of the Collateral, upon entry of this Interim Order, if requested by the Lenders pursuant to the terms of the DIP

Loans or as required by the DIP Agreement, the Debtors shall deliver such proceeds to the Lenders for deposit into the Cash Collateral Account, and thereafter the Debtors and any successor to the Debtors, including without limitation any successor trustee or trustees, shall immediately deliver any and all payments or proceeds realized upon the sale, liquidation, collection or disposition of the Post-Petition Collateral or Pre-Petition Collateral, including without limitation the proceeds of sales authorized pursuant to Bankruptcy Code § 363 or any plan of reorganization ("*Proceeds*") that come into their possession to the Lenders, in the form received for deposit into the Cash Collateral Account.

- 25. ACCRUAL OF INTEREST. Lenders are authorized to accrue interest on the outstanding balance of the obligations due under the DIP Agreement pursuant to the Loan Documents, and to apply remittances from the Debtors against interest as set forth herein and therein.
- 26. APPLICATION OF PROCEEDS. Subject to the other terms of this Interim Order, the Lenders authorized, notwithstanding the provisions of Bankruptcy Code § 362, to retain and apply the Proceeds of the Post-Petition Collateral including the Pre-Petition Collateral as follows:
- (a) To the extent that any sales of assets occur prior to the Termination Date and outside the ordinary course of business (none to occur without Bankruptcy Court approval and with the Lenders reserving all rights, if any, to object to any such sale), 100% of the Net Proceeds thereof, after satisfying any Permitted Liens, in excess of \$25,000 in the aggregate (the "Prepayment Amount") must be paid to the Lenders until the Obligations are paid in full (including cash collateralizing (at 105%) of all Letters of Credit). Asset sale proceeds shall not include any casualty or condemnation proceeds to the extent any of the Debtors has elected to

use such proceeds to repair, rebuild, or replace the assets subject to such casualty or condemnation, no Event of Default exists and solely to the extent of proceeds in excess of \$25,000 or such higher amount as the Lenders may approve with respect to any single casualty or condemnation event, the Lenders have approved such repair, rebuilding or replacement. Any property so repaired, rebuilt or replaced shall automatically constitute part of the Post-Petition Collateral and shall be subject to the Lenders' Liens. As used herein with respect to asset sales, the term "Net Proceeds" shall mean the gross sale price less actual taxes payable and the reasonable out-of-pocket costs of such sale (including without limitation, broker's fees and closing costs) and the amount of all obligations secured by Permitted Liens that are senior to the Lenders' Liens. Any such proceeds of sale designated to pay such taxes and costs of sale which are not required to be disbursed at the closing of such sale shall be held in escrow by the Lenders and shall be subject to the lien of the Lenders until applied to pay such taxes and costs of sale and the amount of all obligations secured by Permitted Liens, if any, that are senior to the Lenders in the Collateral.

- (b) Following any asset sale outside the ordinary course of business in excess of \$25,000 in the aggregate, the Budget shall be redetermined to the satisfaction of the Lenders.
- (c) On or after the occurrence of the Termination Date, all payments and collections from Collateral (including asset sales) shall be applied: *first*, to satisfy any obligation secured by any Permitted Lien, *second* to pay the Carve-Out, *third* to the costs, fees and expenses of the Lenders; *fourth*, to interest and fees and then to permanently reduce the obligations outstanding under the DIP Agreement; *fifth*, to provide cash collateral for Letters of Credit outstanding under the DIP Agreement (at 105%); *sixth* until released or applied as provided in the DIP Agreement, to reduce the obligations still unsatisfied under the Existing Credit Facilities; and *last*, to the

relevant Debtor or as otherwise required by applicable law pursuant to further Court order; provided, further, that (i) upon the Termination Date any consent to use of Cash Collateral given by the Lenders shall terminate and any rights of the Debtors to use cash collateral granted under this Interim Order or the Loan Documents shall cease on the Termination Date and (ii) such applications of the Proceeds set forth above shall be free and clear of any claim, charge, assessment or other liability. Notwithstanding the application of Proceeds set forth above, Cash Collateral collected after the Petition Date but prior to the Termination Date may be used by the Debtors to pay an essential trade creditor who has entered into a written agreement to supply goods and services on terms in effect or such other terms as are acceptable to the Debtors with Lender approval consistent with the terms of the DIP Agreement.

27. NOTICE OF NON-RENEWAL LETTER OF CREDIT BENEFICIARY.

The automatic stay shall be deemed modified so as to enable the Lenders to give to a beneficiary of a Letter of Credit issued or existing under the DIP Agreement a notice of non-renewal in accordance with the terms thereof.

- 28. SECTION 364(e). Pursuant to, and to the extent of, the provisions of Bankruptcy Code § 364(e), the liens, mortgages and security interests granted by and subject of this Interim Order shall be binding on the Debtors, their estates and their successors and assigns even if this Interim Order is reversed or modified on appeal. For purposes of this Interim Order, the term "appeal" as used in Section 364(e) of the Bankruptcy Code shall be construed to mean a proceeding for appeal, reconsideration, amendment, rehearing or re-evaluation of this Interim Order by this Court or any other tribunal.
- **29. SURVIVAL OF LIENS.** If an order dismissing the Chapter 11 Cases under Section 1112 of the Bankruptcy Code or otherwise is at any time entered, such order shall

provide (in accordance with Sections 105 and 349(b) of the Bankruptcy Code) that (i) the claims and liens granted pursuant to this Interim Order to or for the benefit of the Lenders and in conjunction with any facility addressed herein, including but not limited to the Real Estate Secured Loans, shall continue in full force and effect and shall maintain their priorities as provided in this Interim Order until all obligations in respect thereof shall have been indefeasibly paid in full in cash and satisfied in the manner provided in the DIP Agreement, the Pre-Petition Loan Documents, the TAB A/R Agreement, the Fuel Line Agreement, the Leases, the Textron Term Note and this Interim Order (and that such claims and liens shall, notwithstanding such dismissal, remain binding on all parties in interest), and (ii) this Court shall retain jurisdiction, notwithstanding such dismissal, for the purposes of enforcing such claims and liens.

- AUTHORIZATION TO TAKE CERTAIN ACTIONS. The Debtors are hereby authorized to do and perform all acts and to make, execute and deliver all instruments and documents that may be required or necessary for the performance of the DIP Loans including, without limitation, the delivery to the Lenders of the original checks or other forms of remittance received by the Debtors which are the proceeds of the Post-Petition Collateral, and the payment by the Debtors of any monies or assets in their possession of all sums required to be paid to the Lenders under the DIP Agreement.
- 31. IMMEDIATE EFFECT OF ORDER. Notwithstanding Bankruptcy Rule 7062, the terms and conditions of this Interim Order shall be: (a) immediately enforceable pursuant to Bankruptcy Rule 8005; and (b) not be stayed absent (1) an application by a party in interest for such stay in conformance with such Bankruptcy Rule 8005, (2) a hearing upon notice to the Debtors and the Lenders and (3) entry of an order granting such stay.

- 32. SURVIVAL OF LIENS AND PRIORITY. No rights, claims or liens of the Lenders, pre-petition or post-petition, granted hereunder shall be modified in any plan of reorganization or subsequent filing. The provisions of this Interim Order and all obligations of the Debtors in the DIP Agreement or this Interim Order and any actions taken pursuant hereto shall survive entry of any orders which may be entered confirming any plan of reorganization or which may be entered converting these Chapter 11 Cases from Chapter 11 to Chapter 7 of the Bankruptcy Code; provided, further, that the terms and provisions of this Interim Order, as well as the liens, mortgages and security interests granted under the DIP Loans, shall continue in this or any superseding case under the Bankruptcy Code and such liens, mortgages and security interests shall maintain their priority as provided by this Interim Order until the DIP Loans and all credits under the Existing Credit Facilities are satisfied in full.
- 33. MODIFICATION OF INTERIM ORDER. Nothing in this Interim Order shall limit the Lenders' rights to seek modification of this Interim Order (with the consent of the Debtors if no Default or Event of Default exists) or for cause if a Default or Event of Default exists.
- 34. RIGHTS AGAINST THIRD PARTIES. Nothing in this Interim Order shall in any way prejudice or compromise any rights the Lenders may have against parties other than the Debtors.
- 35. NO UNINTENDED BENEFICIARIES. The provisions of this Interim Order shall be binding upon and insure to the benefit of the Lenders, the Debtors, the Debtors' estates and their respective successors and assigns (including any trustee appointed as a representative of any Debtor's estate or in any subsequent proceeding under the Bankruptcy Code). Except as

explicitly provided for herein, this Interim Order does not create any rights for the benefit of any other party, creditor, equity holder, or any other direct, indirect or incidental beneficiary.

- **36. ORDER CONTROLLING**. To the extent that any of the provisions of this Interim Order shall conflict with any of the provisions of the DIP Agreement, this Interim Order is deemed to control and shall supersede the conflicting provision(s) in the DIP Agreement.
- **37. NUNC PRO TUNC EFFECT**. Upon entry of this Order, this Order shall be effective nunc pro tunc to the Petition Date.

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Exhibit A Budget

W/S Absumptions 672,200 DAY 100 0.011/09 0.021/09 610,200 640,409 67 ACH Balline Control Market 512,620,109 512,400,102 517,40,102 517,40,102 517,40,103															
Action								Week Ending Date	ing Date						
According to the control of the co	Assumptions	02/28/09	03/07/09	03/14/09	03/21/09	03/28/09	04/04/09	04/11/09	04/18/09	04/25/09	05/02/09	60/60/50	02/16/09	05/23/09	02/30/08
Country Principle Perviewe St. 100.2 769 St. 74.022 St. 74.0	A/R Balance - Start of Week	\$5,624,129	\$0	\$874,022	\$1,748,043	\$2,622,065	\$3,408,684	\$3,413,067	\$3,420,373	\$3,427,679	\$3,522,387	\$3,526,536	\$3,532,669	\$3,538,801	\$3,544,933
Could be not b	Revenue Billed Per Week	\$1,076,753	\$874,022	\$874,022	\$874,022	\$786,619	\$878,405	\$881,327	\$881,327	\$881,327	\$882,554	\$887,460	\$887,460	\$887,460	\$709,968 (\$882,554)
Coulour Broad Architect	A/R Balance - End of Week	\$5.618,093	\$874.022	\$1.748.043	\$2.622.065	\$3,408,684	\$3,413,067	\$3.420.373	\$3,427,679	\$3,522,387	\$3,526,536	\$3,532,669	\$3,538,801	\$3,544,933	\$3.372.347
Cluarding Provided Start of Week Start of Medical Provided Start of Week	Invoices on Managed Acct.	(\$196,760)	(\$8,740)	(\$17,480)	(\$26,221)	(\$34,087)	(\$42,871)	(\$51,684)	(\$60,497)	(\$69,311)	(\$78,136)	(\$87,011)	(\$95,885)	(\$104,760)	(\$111,860)
Cult Art Cultation Collaboration Collabo	Code Problems, Poor Credit, etc.	(\$166,882)	(\$2,185)	(\$4,370)	(\$6,555)	(\$8,522)	(\$10,718)	(\$12,921)	(\$15,124)	(\$17,328)	(\$19,534)	(\$21,753)	(\$23,971)	(\$26,190)	(\$27,965)
Finding Provided - Sant of Week St702/066 ST70-789 St 563-579 St 563-579 St 563-579 St 570-789 St 563-579 St 570-789	Total AVR Collateral	\$5,254,451	\$863,096 00.0%	\$1,726,192	92,589,289	\$3,366,075	\$3,359,479	\$3,355,768	\$3,352,057 00.00	\$3,435,749	\$3,428,866	\$3,423,905	\$3,418,944	\$3,413,983	\$3,232,523 00 00
Funding Provided - Start of Woek		\$4,729,006	\$776,787	\$1,553,573	\$2,330,360	\$3,029,468	\$3,023,531	\$3,020,191	\$3,016,852	\$3,092,174	\$3,085,979	\$3,081,514	\$3,077,050	\$3,072,585	\$2,909,271
Funding Proteined Stand of Week Lag \$57.08.00															
CULATION Control time from the fire Abenducing S2076.029 S	Funding Provided - Start of Week	\$4,792,718	\$0	\$516,433	\$1,351,261	\$2,016,362	\$3,014,205	\$2,870,374	\$2,823,393	\$2,718,504	\$2,884,553	\$2,939,478	\$2,835,808	\$2,623,329	\$2,491,467
Victorial Provided End Week State Stat	Cash Colleged Per Week	\$3,708,789) \$3,708,929	04	\$516.433	\$1 351 261	\$2 016 362	\$2 140 184	\$1 996 353	\$1 949 371	\$1 931 884	\$2 006 148	\$2 058 1527)	\$1 954 480	\$1 742 002	\$1 608 013
Funding Provided - End of Week \$4,756,473 \$5,645.3 \$1,551.26 \$2,017.09 \$1,551.26	Weekly Amount Funded	\$995,544	\$516,433	\$834,829	\$665,101	\$997,843	\$730,191	\$827,040	\$769,133	\$952,668	\$933,330	\$777,657	\$668,849	\$749,465	\$1,230,719
CULATION Assumptions	Funding Provided - End of Week	\$4,705,473	\$516,433	\$1,351,261	\$2,016,362	\$3,014,205	\$2,870,374	\$2,823,393	\$2,718,504	\$2,884,553	\$2,939,478	\$2,835,808	\$2,623,329	\$2,491,467	\$2,839,632
Secretary Secr	Net Remaining Availability	\$23,533	\$260,354	\$202,312	\$313,998	\$15,263	\$153,157	\$196,799	\$298,348	\$207,621	\$146,501	\$245,707	\$453,721	\$581,118	\$69,639
Comparison															
State Control Contro	Assumptions	02/28/09	9	03/14/09	03/21/09	03/28/09	04/04/09	04/11/09	04/18/09	04/25/09	05/02/09	02/03/03	02/16/09	05/23/09	02/30/09
Comparison	5% Flying J Fuel Line Agreement		\$0	\$186,779	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000	\$290,000
State	ACH Dayments Once Final line Can is Met		\$186,779	\$186,779	\$186,779)	\$168,101	\$185,009	\$183,829 (\$183,829	\$183,829	\$183,829	\$183,675	\$183,057	\$183,057	\$183,057	\$146,446
Sample	Fording Flying Fire Line Ralance		\$186 779	\$290,000	\$290,000	\$290,101)	\$290,009	\$29,03,029	\$290,023	\$290,000	\$290,000	\$290,037)	\$290,000	\$290,000	\$290,000
Payrol P				000	000,000	000	000,0014	000,000	0000	000,000	200,000	00000	2000	000	000,000
Payrol is Paid on One Week Lag \$229,887 \$223,904 \$172,976 \$172,977 \$172,976		02/28/09	03/07/09	03/14/09	03/21/09	03/28/09	04/04/09	04/11/09	04/18/09	04/25/09	05/02/09	60/60/50	02/16/09	05/23/09	02/30/09
Payoff Taxwas Payoff Taxwa	Payroll is Paid on One Week Lag	\$293,887	\$223,904	\$172,978	\$172,978	\$172,978	\$172,978	\$172,508	\$172,195	\$172,195	\$172,195	\$172,531	\$173,878	\$173,878	\$173,878
Control cont	Payroll Taxes	\$93,358	\$93,358	\$81,079	\$73,362	\$73,362	\$73,362	\$66,026	\$73,168	\$73,038	\$73,038	\$73,038	\$73,177	\$73,734	\$73,734
D - 2009	Garnishments are Paid Weekly	\$7,359	\$7,359	\$7,347	\$7,347	\$7,347	\$7,327	\$7,327	\$7,314	\$7,314	\$7,314	\$7,328	\$7,385	\$7,385	\$7,385
COUG Benefits SC SC	Song Repetite	\$282	\$282	\$282	2824	\$282	\$282	\$282	2824	\$202 \$47	\$282	\$282	282\$	\$282	\$282
lum 2009 Benefits \$7,500 \$7,	2009 Benefits			\$2,833		\$2,833				\$2,833					\$2,833
Authorise Paper & Supplies State	2009 Benefits			\$3,910		\$3,910				\$3,910					\$3,910
CTR Repairs, Driver Advances, Tires, etc. \$101,982 \$632,403 \$433,575 \$10,000	401(K) Remittance - Employee Portion Only	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500	\$7,500
OTR Repairs, Driver Advances, Tires, etc. \$101.982 \$0 \$83.557 \$186,779 \$168,101 \$185,009 \$0 \$122,405 \$0 \$83.557 \$186,779 \$168,101 \$185,009 \$0 \$122,405 \$0 \$102	Z009 Derients	\$402.386	\$332.403	\$433.575	\$271,468	\$505,858	\$296.448	\$288.642	\$295,458	\$504.718	\$296,642	\$260.679	\$262,222	\$262.779	\$472.169
St. 22, 405 St. 25, 405	OTR Repairs, Driver Advances, Tires, etc.														
ST ST ST ST ST ST ST ST		\$101,982	\$0	\$83,557	\$186,779	\$168,101	\$185,009	\$183,829	\$183,829	\$183,829	\$183,675	\$183,057	\$183,057	\$183,057	\$146,446
18 19 19 19 19 19 19 19		\$122,405	0,5	\$83 557	\$186.779	\$168 101	\$0	\$0 \$183.839	\$0	\$183 820	\$183.675	\$183.057	\$183.057	\$183.057	\$0\$
State		000,1270	9	00,000	2	20,000	00000	070,000	20,000	220,0014	20,000	50,50	0000	00,001	0110
Office Paper & Supplies Stock St		\$19,557	\$65,604	\$65,604	\$65,604	\$59,044	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$52,483
Origination Rection of Early (Morgan Foods) St. 201		\$19,557	\$65,604	\$65,604	\$65,604	\$59,044	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$65,604	\$52,483
Total Lize Minited Part Monthly Light Part Light Par	Office Paper & Supplies		\$3,121	\$3,121	\$3,121	\$2,809	\$3,078	\$3,050	\$3,050	\$3,050	\$3,111	\$3,355	\$3,355	\$3,355	\$2,684
Orientation, Advertising, etc. Second Conference Advertising Provided Co	Daid Monthly	\$2,000		\$1,715		\$12,000		\$8,470		\$42,000			2/0,00		\$12,000
Orientation, Advertising, etc. Corporate Medical Services \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,014 \$1,016 \$1,006 \$1,006 \$1,006 \$1,006 \$1,006 \$1,000 \$1,	, and an	\$950	\$0	\$	\$0	\$0	\$	0\$	0\$	\$0	\$	\$	\$0	\$0	\$0.
Maintenance Uniforms, Building Repairs \$1,628 \$1,628 \$1,626 \$1,606 Log Screens Corporate Medical Services \$2,816 \$2,816 \$2,816 \$2,816 Log Screens PC Miler, Various Phone Software \$5,000 \$1,188 \$1,188 \$1,000 Austin, IN Warehouse (Morgan Foods) \$5,000 \$1,000 \$1,000 Austin, IN Warehouse (Morgan Foods) \$5,000 \$1,000 \$1,000 Log Screens Austin, IN Warehouse (Morgan Foods) \$5,000 \$1,000 \$1,000 Log Screens \$5,000 \$1,000 \$1,000 Log Screens \$5,000 \$1,000 \$1,000 Log Screens \$5,000 \$1,000 Log Screens \$5,000 \$1,000 Log Screens \$5,000 \$1,000 Log Screens \$5,000 \$1,000 Log Screens \$1,000 \$1,000	Orientation, Advertising, etc.		\$1,014	\$1,014	\$1,014	\$912	\$1,014	\$1,014	\$1,014	\$1,014	\$1,014	\$1,014	\$1,014	\$1,014	\$811
Corporate Medical Services \$2.816	Maintenance Uniforms, Building Repairs		\$1,628	\$1,628	\$1,628	\$1,465	\$1,606	\$1,591	\$1,591	\$1,591	\$1,623	\$1,750	\$1,750	\$1,750	\$1,400
Comported March Services Sc. 2016 Sc.	O leading		0.00	9,000	0,00	200	9	0,00	6	0.40	900	0,000	0.50	0.00	030 04
Austin, IN Ware house (Morgan Foods) \$5,000 \$53,000 \$1,000	Corporate Medical Services DC Milar Various Phone Software		\$2,816	\$2,816	\$2,816	\$2,534	\$2,816	\$2,816	\$2,816	\$2,816	\$2,816	\$2,816	\$2,816	\$2,816	\$2,252
Austin, IN Warehouse (Morgan Foods) \$53.823 \$12,401 \$17,476 \$58,578 \$20,720 \$8,513 \$12,401 \$51,476 \$54,914 \$54,914 \$53,914 \$53,914 \$53,914 \$53,914 \$53,914 \$53,914 \$53,914	All locations except E-Town Facility	\$5,000		9		\$1,000			9	\$1,000		\$29.213	÷		\$1,000
85.823 85.950 81.2401 817,478 88,578 820,720 88,513 85,513 85,513 820,720 88,513 820,720 88,513 820,720 88,513 820,720 820,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914 824,914	Austin, IN Warehouse (Morgan Foods)	2000										\$36,700) - -
\$57,950 \$71,476 \$58,576 \$50,720 \$8,513 \$71,478 \$58,576 \$71,478 \$750,720 \$8,513 \$71,478 \$750,720 \$8,513 \$71,478 \$750,720 \$8,513 \$71,478 \$750,778 \$75			\$3,823									!			
\$34,914 \$34,914 \$33,914 \$33,914 \$33,914 \$33,914 \$33,914		\$7,950	\$12,401	\$17,478	\$8,578	\$20,720	\$8,513	\$16,945	\$9,658	\$21,470	\$8,563	\$74,847	\$18,794	\$8,934	\$20,147
\$34,914 \$34,914 \$334,914 \$33,914 \$33,914 \$34,914 \$31,422		4.0.	t n, t o	404,8	\$5.000	4 2 4	931,422	404,914	4.00	\$5.000	404,914	404,914	4 2,0,4	\$5.000	924,914
Nov. D. 10 0/24/00 & EEO OO Do. Trootor		\$34,914	\$34,914	\$34,914	\$39,914	\$34,914	\$31,422	\$34,914	\$34,914	\$39,914	\$34,914	\$34,914	\$34,914	\$39,914	\$34,914
Federal rignway Use Tax - 225Us Next Due 8/3/109 - \$550.00 Per Tractor	Next Due 8/31/09 - \$550.00 Per Tractor														

09-90	- 1	30	\$297,305	3	\$20,272		11		0\$	00	C		9	80			\$100,000*	11	000000		\$15,121	\$35,437	\$78,873		E	C	0\$)3	3/(0\$		6/C	9	1 09	\$6,140	\$451	\$1,140	\$7,731	\$1,230,719	Pg	1:	3
		05/23/09	\$473	9	\$470	\$473	\$21,250		\$21,250			\$6,442	\$6,442	0\$					9	\$23,706	\$15,121	\$16.188	\$59,624	\$3,109	\$32,603	290'6\$	\$19,525 \$69,524	\$8,515	\$5,222	\$18,019	\$811	\$155	\$4,458	\$828	\$5,629	\$451	51.0,14	\$7,593	\$749.465			
	•	02/16/09	\$473) }	\$20,272	\$20,746			0\$	940	\$ 100		\$16,105	0\$			İ		9	\$23,706	\$15,121	\$16.188	\$59,624				\$0			0\$				0\$	\$5,797	\$451	41,535	\$7,783	\$668.849			
		02/03/03	\$473	2	6440	\$90.432	600		\$90,432				0\$	0\$			İ		9	\$23,706	\$15,121	\$16.188	\$59,624				\$0			80				0\$	\$6,018	\$451	7CC, L &	\$8,027	\$777.657			
	•	05/02/09 \$121,503	\$473		\$424.076	\$121,976			\$				05	0\$	\$35,000	000	\$100,000		6425.000	\$23,706	\$15,121	\$35 437	\$78,873				\$0			\$				O\$	\$6,063	\$451	0/6,14	\$8,083	\$933,330			
	ŀ	04/25/09	\$473	2	\$22,300	\$77,173	\$21,250		\$21,250				200	0\$		\$9,500			\$15,000	\$23,706	\$15,121	\$16.188	\$59,624				\$			0\$	\$811	\$155		8968	\$5,980	\$451	920,14	\$8,021	\$952.668			
	ng Date	04/18/09	\$473	2	6.470	\$473			\$			\$18,887	\$18,887	0\$					9	\$23,706	\$15,121	\$16.188	\$59,624	\$3,109	\$32,603	\$9,067	\$19,525 \$69,524	\$8,515	\$5,222	\$18,019			\$4,458	\$828 \$5.286	\$5,795	\$451	1.0,1.4	\$7,857	\$769.133			
	Week Ending Date	04/11/09	\$473	2	\$22,300	\$90.432	10.00		\$90,432	\$40,501	910,738		\$56,240	0\$					Ş	\$23,706	\$15,121	\$16.188	\$59,624				0\$			0\$				U\$	\$5,952	\$451	\$1,633	\$8,037	\$827.040			
	•	04/04/09	\$473	2	6470	274			\$0				2	0\$				\$75,000	675,000	\$23,706	\$15,121	\$16.188	\$59,624				0\$			0\$				U\$	\$5,996	\$451	000,14	\$8,097	\$730,191			
	•	03/28/09	\$426	01	\$21,793	\$22,278			\$0				200	0\$		000	\$100,000		6400 000	\$23,706	\$15,121	\$35 437	\$78,873				\$			0\$				0\$	\$6,176	\$451	\$1,488	\$8,116	\$997.843			
	•	03/21/09	\$473	2	6470	\$4/3	\$21,250		\$21,250				0\$	0\$					9	\$23,706	\$15,121	\$16.188	\$59,624				\$			\$	\$811	\$155		8968	\$8,312	\$451	\$1,682	\$10,446	\$665.101			
		03/14/09	\$473	2	\$21,793	\$90.432	600		\$90,432				0\$	0\$			İ		9	\$23,706	\$15,121	\$16.188	\$59,624				\$0			80				0\$	\$8,724	\$451	\$16,704	\$27,379	\$834,829			
	ŀ	03/07/09	\$473	2	\$470	\$473			0\$				0 \$	0\$					6	\$23,706	\$15,121	\$16.188	\$59,624				\$0			0\$				0\$	\$8,997	\$291	φ2 / L¢	\$11,014	\$516.433			
	-	02/28/09			\$21,934	\$90.432	10.		\$90,432				0\$	0\$			\$15,000		000 000	\$23,018	\$14,948	\$64 931	\$102,896				\$0			0\$				0\$	\$9,663	400	\$1,420	\$11,089	\$995,544			
		Assumptions Paid Quarterly - \$0.015/Total Mile	Two Fleets - May & September	Next Due 11/2009		Liberty Mutual	Liberty Mutual	OM TO SUIT STANK SALVE OF THE SUIT OF THE	Next D&O Z 10 , DES ZX/11 Next Due 07/20	TMW Support, TONS Services	Communication System with Hactors	All Facilities				6	Baker & Daniels Kraff CPAs	Jeff Shields	Katz, Sapper & Miller - 401(K) Audit	Normal Payments		Normal Payments		Adequate Protection Payments	Adequate Protection Payments Adequate Protection Payments	Adequate Protection Payments	Adequate Protection Payments	Adequate Protection Payments	Adequate Protection Payments	Adequate Protection Payments	Normal Lease Payment	Normal Lease Payment	Adequate Protection Payments	Adequate Protection Payments	9.75% until DIP Approved, Then 7.0%	8.0% on Outstanding Balance	0.2% of Purchased Involces Documentation & Due Diligence Fee			-		
SUMMITT TRUCKING & AFFILIATES 13-Week Cash Plan Post Chapter 11 Filing		CASH INFLOWS Fuel & Road Tax - IFTA	Vehicle License & Registration Permits	Other Taxes - Real/Personal Property	Tolls/Scales/Lumpers	Subtotal Licenses & laxes Liability & ADP & WC Insurance Premiums	Cargo Insurance Premiums	General Liability Insurance Premiums	Subtotal Insurance Expense	Communications (TMW, Scanning, etc.) *	Trailer Tracking Expense *	Utilities	Subtotal Communications & Utilities Expense	Subtotal Purchased Transportation Expense	Creditors Committee Expense	U.S. Trustee Fees	Summit Legal Services Expense Summit Financial Advisors	TAB Bank - Legal Services Expense	Other Accounting Professional Services	TAB Bank Tractors Lease (41)	TAB Bank Trailers Lease (199)	Territory Trailers Purchase Lease (236)	Subtotal TAB Equipment Loans	Daimler Chrylser (11)	Navistar Finance (103)	PACCAR (22)	Volvo Commercial Finance (45) Subtotal Adequate PP - Tractors	FCC Equipment (42)	Navistar Finance (64)	Figure Capital Leasing (50) Subtotal Adequate PP - Trailers	GE Capital (Fork Lifts / Floor Scrubber)	Neo Post Leasing (Postage Machine) Xtreme Transcortation - Dell Equipment	NEC Financial - Phone System & Qmaster	Leat Financial - Articulating Lift & Backhoe Subtotal Other Debt Services Payments	Interest on A/R Factored	Interest on Flying J Fuel Line	TAB Bank - Invoice Purchase Fee	Subtotal Interest & Fees Expense	TOTAL CASH OUTFLOWS			

Exhibit B Schedule of Permitted Liens

COUNT	# LINO	YEAR	MAKE	MODEL	# NIN	LEINHOLDER	LOAN#
1	R009	2003	Peterbilt	387	1XP7D49X13D809254	PACCAR	900-681-600-00015333883
2	R015	2003	Peterbilt	387	1XP7D49X73D809260	PACCAR	900-681-600-00015335813
3	R021	2003	Peterbilt	387	1XP7D49X83D809266	PACCAR	900-681-600-00015335813
4	R024	2003	Peterbilt	387	1XP7D49X33D809269	CITICAPITAL	211-0201874
2	R051	2003	Peterbilt	387	1XP7D49X03D809343	PACCAR	900-681-600-00015333883
9	R053	2003	Peterbilt	387	1XP7D49X43D809345	PACCAR	900-681-600-00015333883
7	R066	2004	Freightliner	CL 120	1FUJA6CK34LM65760	DAIMLER CHRYSLER	100-0169374-000
8	R067	2004	Freightliner	CL 120	1FUJA6CK54LM65761	DAIMLER CHRYSLER	100-0169374-000
6	R068	2004	Freightliner	CL 120	1FUJA6CK74LM65762	DAIMLER CHRYSLER	100-0169374-000
10	R069	2004	Freightliner	CL 120	1FUJA6CK94LM65763	DAIMLER CHRYSLER	100-0169374-000
11	R071	2004	Freightliner	CL 120	1FUJA6CK24LM65765	DAIMLER CHRYSLER	100-0169766-000
12	R072	2004	Freightliner	CL 120	1FUJA6CK44LM65766	DAIMLER CHRYSLER	100-0169766-000
13	R073	2004	Freightliner	CL 120	1FUJA6CK64LM65767	DAIMLER CHRYSLER	100-0169766-000
14	R074	2004	Freightliner	CL 120	1FUJA6CK84LM65768	DAIMLER CHRYSLER	100-0169766-000
15	R075	2004	Freightliner	CL 120	1FUJA6CKX4LM65769	DAIMLER CHRYSLER	100-0169766-000
16	R076	2004	Freightliner	CL 120	1FUJA6CK64LM65770	DAIMLER CHRYSLER	100-0169766-000
17	R077	2004	Freightliner	CL 120	1FUJA6CK84LM65771	DAIMLER CHRYSLER	100-0169766-000
18	R078	2004	Freightliner	CL 120	1FUJA6CKX4LM65772	DAIMLER CHRYSLER	100-0169766-000
19	R079	2004	Freightliner	CL 120	1FUJA6CK14LM65773	DAIMLER CHRYSLER	100-0169766-000
20	R080	2004	Freightliner	CL 120	1FUJA6CK34LM65774	DAIMLER CHRYSLER	100-0169766-000
21	R081	2004	Freightliner	CL 120	1FUJA6CK54LM65775	DAIMLER CHRYSLER	100-0169766-000
22	R082	2004	Freightliner	CL 120	1FUJA6CK74LM65776	DAIMLER CHRYSLER	100-0169766-000
23	R083	2004	Freightliner	CL 120	1FUJA6CK94LM65777	DAIMLER CHRYSLER	100-0169374-000
24	R084	2004	Freightliner	CL 120	1FUJA6CK04LM65778	DAIMLER CHRYSLER	100-0169766-000
25	R085	2004	Freightliner	CL 120	1FUJA6CK24LM65779	DAIMLER CHRYSLER	100-0169374-000
26	R086	2004	Freightliner	CL 120	1FUJA6CK94LM65780	DAIMLER CHRYSLER	100-0169374-000
27	R087	2004	Freightliner	CL 120	1FUJA6CK04LM65781	DAIMLER CHRYSLER	100-0169374-000
28	R088	2004	Freightliner	CL 120	1FUJA6CK24LM65782	DAIMLER CHRYSLER	100-0169374-000
29	R089	2004	Freightliner	CL 120	1FUJA6CK44LM65783	DAIMLER CHRYSLER	100-0169766-000
30	R090	2004	Freightliner	CL 120	1FUJA6CK64LM65784	DAIMLER CHRYSLER	100-0169374-000
31	R091	2004	Freightliner	CL 120	1FUJA6CK84LM65785	DAIMLER CHRYSLER	100-0169766-000
32	R092	2004	Freightliner	CL 120	1FUJA6CKX4LM65786	DAIMLER CHRYSLER	100-0169766-000
33	R093	2004	Freightliner	CL 120	1FUJA6CK14LM65787	DAIMLER CHRYSLER	100-0169766-000
34	R094	2004	Freightliner	CL 120	1FUJA6CK34LM65788	DAIMLER CHRYSLER	100-0169374-000
35	R095	2004	Freightliner	CL 120	1FUJA6CK54LM65789	DAIMLER CHRYSLER	100-0169766-000
36	R096	2004	Freightliner	CL 120	1FUJA6CK14LM65790	DAIMLER CHRYSLER	100-0169766-000

100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-0169766-000	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055441554	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055441554	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055438394	100-683-150-00055441554	100-683-150-00055438394	100-683-150-00055441554	100-683-150-00055441554	100-683-150-00055441554	100-683-150-00055441554	100-683-150-00055441554
DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR	PACCAR
1FUJA6CK34LM65791	1FUJA6CK54LM65792	1FUJA6CK74LM65793	1FUJA6CK94LM65794	1FUJA6CK04LM65795	1FUJA6CK24LM65796	1FUJA6CK44LM65797	1FUJA6CK64LM65798	1FUJA6CK84LM65799	1FUJA6CK24LM65801	1FUJA6CK44LM65802	1FUJA6CK64LM65803	1FUJA6CK84LM65804	1FUJA6CKX4LM65805	1FUJA6CK14LM65806	1FUJA6CK34LM65807	1FUJA6CK54LM65808	1FUJA6CK74LM65809	1XKTD49X04J070658	1XKTD49X24J070659	1XKTD49X94J070660	1XKTD49X04J070661	1XKTD49X24J070662	1XKTD49X44J070663	1XKTD49X64J070664	1XKTD49X84J070665	1XKTD49XX4J070666	1XKTD49X14J070667	1XKTD49X34J070668	1XKTD49X54J070669	1XKTD49X14J070670	1XKTD49X34J070671	1XKTD49X74J070673	1XKTD49X94J070674	1XKTD49X04J070675	1XKTD49X24J070676	1XKTD49X44J070677
CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	CL 120	T2000																		
Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Freightliner	Kenworth																		
2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004	2004
R097	R098	R099	R100	R101	R102	R103	R104	R105	R107	R108	R109	R110	R111	R112	R113	R114	R115	R166	R167	R168	R169	R170	R171	R172	R173	R174	R175	R176	R177	R178	R179	R181	R182	R183	R184	R185
37	38	39	40	41	42	43	44	45	46	47	48	49	20	51	52	53	54	22	26	22	58	29	09	61	62	63	64	65	99	29	89	69	20	71	72	73

74	R186	2004	Kenworth	T2000	1XKTD49X64J070678	PACCAR	100-683-150-00055441554
75	R187	2004	Kenworth	T2000	1XKTD49X84J070679	PACCAR	100-683-150-00055441554
92	R188	2004	Kenworth	T2000	1XKTD49X44J070680	PACCAR	100-683-150-00055441554
77	R189	2004	Kenworth	T2000	1XKTD49X64J070681	PACCAR	100-683-150-00055441554
78	R190	2004	Kenworth	T2000	1XKTD49X84J070682	PACCAR	100-683-150-00055441554
79	R191	2002	Kenworth	T2000	1XKTD48X75J080977	PACCAR	100-683-150-00055471734
80	R193	2002	Kenworth	T2000	1XKTD48X05J080979	PACCAR	100-683-150-00055471734
81	R195	2004	Volvo	VNL64T-670	4V4NC9TJ14N360980	VOLVO FINANCE	500-5045335-001
82	R196	2004	Volvo	VNL64T-670	4V4NC9TJ54N360982	VOLVO FINANCE	500-5045335-001
83	R197	2004	Volvo	VNL64T-670	4V4NC9TJ44N360987	VOLVO FINANCE	500-5045335-001
84	R198	2004	Volvo		4V4NC9TJ64N360988	VOLVO FINANCE	500-5045335-001
85	R199	2004	Volvo	_	4V4NC9TJ84N360989	VOLVO FINANCE	500-5045335-001
98	R200	2004	Volvo		4V4NC9TJ04N360999	VOLVO FINANCE	500-5045335-001
87	R201	2004	Volvo		4V4NC9TJ94N360998	VOLVO FINANCE	500-5045335-001
88	R202	2004	Volvo		4V4NC9TJ34N361000	VOLVO FINANCE	500-5045335-001
88	R203	2004	Volvo	VNL64T-670	4V4NC9TJ34N361001	VOLVO FINANCE	500-5045335-001
06	R204	2002	International	9400i	2HSCNAPR35C043036	NAVISTAR FINANCE	06238349-0001
91	R205	2002	International	9400i	2HSCNAPR55C043037	NAVISTAR FINANCE	06238349-0001
92	R206	2005	International	9400i	2HSCNAPR75C043038	NAVISTAR FINANCE	06238349-0001
93	R207	2002	International	9400i	2HSCNAPR95C043039	NAVISTAR FINANCE	06238349-0001
94	R208	2005	International	9400i	2HSCNAPR55C043040	NAVISTAR FINANCE	06238349-0001
92	R209	2002	International	9400i	2HSCNAPR75C043041	NAVISTAR FINANCE	06238349-0001
96	R210	2002	International	9400i	2HSCNAPR95C043042	NAVISTAR FINANCE	06238349-0001
97	R211	2002	International	9400i	2HSCNAPR05C043043	NAVISTAR FINANCE	06238349-0001
86	R212	2002	-	9400i	2HSCNAPR25C043044	NAVISTAR FINANCE	06238349-0001
66	R213	2005		9400i	2HSCNAPR45C043045	NAVISTAR FINANCE	06238349-0001
100	R215	2005	International	9400i	2HSCNAPR85C043047	NAVISTAR FINANCE	06238349-0001
101	R216	2005	International	9400i	2HSCNAPRX5C043048	NAVISTAR FINANCE	06238349-0001
102	R217	2002	International	9400i	2HSCNAPR15C043049	NAVISTAR FINANCE	06238349-0001
103	R218	2002	International	9400i	2HSCNAPR85C043050	NAVISTAR FINANCE	06238349-0001
104	R219	2002	International	9400i	2HSCNAPRX5C043051	NAVISTAR FINANCE	06238349-0001
105	R220	2002	International	9400i	2HSCNAPR15C043052	NAVISTAR FINANCE	06238349-0001
106	R221	2002	International	9400i	2HSCNAPR35C043053	NAVISTAR FINANCE	06238349-0001
107	R222	2002	International	9400i	2HSCNAPR55C043054	NAVISTAR FINANCE	06238349-0001
108	R223	2005	International	9400i	2HSCNAPR75C043055	NAVISTAR FINANCE	06238349-0001
109	R224	2005	$\overline{}$	9400i	2HSCNSCR75C043133	NAVISTAR FINANCE	06238349-0001
110	R225	2005	International	9400i	2HSCNsCR95C043134	NAVISTAR FINANCE	06238349-0001

JANCE 06238349-0001		JANCE 06238349-0001	JANCE 06238349-0001	JANCE 06238349-0001	JANCE 06238349-0001		JANCE 06238349-0001		FINANCE 0010416-000	FINANCE 0010416-000	FINANCE 0010416-000	FINANCE		0			10				100		:YSLER 100-0169765-000	. #1 500023817		100			:#1 500023817	500023817	500023817	: #2 500023932	500023817		. #2 EUUU33033
135 NAVISTAR FINANCE		137 NAVISTAR FINANCE	138 NAVISTAR FINANCE		3140 NAVISTAR FINANCE	141 NAVISTAR FINANCE	3142 NAVISTAR FINANCE	518 FCC EQUIPMENT FINANCE						FCCEC		FC			FC		DAIN		542 DAIMLER CHRYSLER			DAII				549 TAB BANK #1	550 TAB BANK #1	551 TAB BANK #2	552 TAB BANK #1		554 TAB RANK #2
)i 2HSCNSCR05C043135)i 2HSCNSCR45C043137)i 2HSCNSCR65C043138)i 2HSCNSCR85C043139)i 2HSCNSCR45C043140)i 2HSCNSCR65C043141)i 2HSCNSCR85C043142		:0 1FUJA6AVX5DP00521	:0 1FUJA6AV15DP00522	:0 1FUJA6AV35DP00523						:0 1FUJA6AV15DP00536						:0 1FUJA6AV75DP00542							:0 1FUJA6AVX5DP00549	0 1FUJA6AV65DP00550	:0 1FUJA6AV85DP00551			0 1FU.JA6AV35DP00554
International 9400	International 9400i					International 9400			_	_	_						Freightliner CL120	Freightliner CL12				Freightliner CL12		Freightliner CL12				_		Freightliner CL12					Freightliner CL120
R226 2005		R228 2005	R229 2005	R230 2005	R231 2005	R232 2005			R239 2005										R256 2005			R259 2005					R264 2005					R269 2005	R270 2005	R271 2005	R272 2005
111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140	141	142	143	144	145	146

148	R274	2005	Freightliner	CL120	1FUJA6AV75DP00556	TAB BANK #3	500024062
149	R275	2002	Freightliner	CL120	1FUJA6AV95DP00557	TAB BANK #2	500023932
150	R276	2002	Freightliner	CL120	1FUJA6AV05DP00558	TAB BANK #2	500023932
151	R277	2002	Freightliner	CL120	1FUJA6AV25DP00559	FCC EQUIPMENT FINANCE	0010416-001
152	R278	2002	Freightliner	CL120	1FUJA6AV95DP00560	TAB BANK #2	500023932
153	R279	2002	Freightliner	CL120	1FUJA6AV35DP00561	TAB BANK #2	500023932
154	R280	2002	Freightliner	CL120	1FUJA6AV55LP00562	TAB BANK #2	500023932
155	R281	2002	Freightliner	CL120	1FUJA6AV75LP00563	TAB BANK #2	500023932
156	R282	2002	Freightliner	CL120	1FUJA6AV95LP00564	TAB BANK #3	500024062
157	R284	2002	Freightliner	CL120	1FUJA6AV25LP00566	TAB BANK #3	500024062
158	R285	2002	Freightliner	CL120	1FUJA6AV45LP00567	TAB BANK #3	500024062
159	R286	2002	Freightliner	CL120	1FUJA6AV65LP00568	TAB BANK #4	500024039
160	R287	2005	Freightliner	CL120	1FUJA6AV85LP00569	TAB BANK #3	500024062
161	R288	2005	Freightliner	CL120	1FUJA6AV45LP00570	FCC EQUIPMENT FINANCE	0010416-001
162	R289	2005	Freightliner	CL120	1FUJA6AV65LP00571	TAB BANK #2	500023932
163	R290	2005	Freightliner	CL120	1FUJA6AV85LP00572	TAB BANK #4	500024039
164	R291	2005	Freightliner	CL120	1FUJA6AVX5LP00573	TAB BANK #3	500024062
165	R292	2005	Freightliner	CL120	1FUJA6AV15LP00574	TAB BANK #3	500024062
166	R294	2005	Freightliner	CL120	1FUJA6AV55LP00576	TAB BANK #3	500024062
167	R295	2005	Freightliner	Columbia	1FUJA6AV75LP00577	FCC EQUIPMENT FINANCE	0010416-001
168	R296	2005	Freightliner	CL120	1FUJA6AV95LP00578	TAB BANK #4	500024039
169	R297	2005	Freightliner	CL120	1FUJA6AV05LP00579	TAB BANK #4	500024039
170	R298	2005	Freightliner	CL120	1FUJA6AV75LP00580	TAB BANK #4	500024039
171	R299	2005	Freightliner	Columbia	1FUJA6AV95LP00581	FCC EQUIPMENT FINANCE	0010416-001
172	R300	2005	Freightliner	Columbia	1FUJA6AV05LP00582	FCC EQUIPMENT FINANCE	0010416-001
173	R301	2005	Freightliner	Columbia	1FUJA6AV25LP00583	FCC EQUIPMENT FINANCE	0010416-001
174	R302	2005	Freightliner	Columbia	1FUJA6AV45LP00584	FCC EQUIPMENT FINANCE	0010416-001
175	R303	2005	Freightliner	Columbia	1FUJA6AV65LP00585	FCC EQUIPMENT FINANCE	0010416-001
176	R304	2005	Freightliner	Columbia	1FUJA6AV85LP00586	FCC EQUIPMENT FINANCE	0010416-001
177	R305	2005	Freightliner	Columbia	1FUJA6AVX5LP00587	CENTER CAPITAL	0044540-001
178	R306	2005	Freightliner	Columbia	1FUJA6AV15LP00588	CENTER CAPITAL	0044540-001
179	R307	2005	Freightliner	Columbia	1FUJA6AV35LP00589	CENTER CAPITAL	0044540-001
180	R308	2005	Freightliner	Columbia	1FUJA6AVX5LP00590	CENTER CAPITAL	0044540-001
181	R309	2005	International	9400i	2HSCNSCR75C145399	NAVISTAR FINANCE	06238349-0001
182	R310	2005	International	9400i	2HSCNSCRX5C145400	NAVISTAR FINANCE	06238349-0001
183	R311	2005	International	9400i	2HSCNSCR15C145401	NAVISTAR FINANCE	06238349-0001
184	R312	2005	International	9400i	2HSCNSCR35C145402	NAVISTAR FINANCE	06238349-0001

185	R313	2005	International	9400i	2HSCNSCR55C145403	NAVISTAR FINANCE	06238349-0001
186	R314	2005	International	9400i	2HSCNSCR75C145404	NAVISTAR FINANCE	06238349-0001
187	R315	2002	International	9400i	2HSCNSCR95C145405	NAVISTAR FINANCE	06238349-0001
188	R316	2005	International	9400i	2HSCNSCR05C145406	NAVISTAR FINANCE	06238349-0001
189	R317	2005	International	9400i	2HSCNSCR25C145407	NAVISTAR FINANCE	06238349-0001
190	R318	2005	International	9400i	2HSCNSCR45C145408	NAVISTAR FINANCE	06238349-0001
191	R319	2002	International	9400i	2HSCNSCR65C145409	NAVISTAR FINANCE	06238349-0001
192	R320	2005	International	9400i	2HSCNSCR25C145410	NAVISTAR FINANCE	06238349-0001
193	R321	2005	International	9400i	2HSCNSCR45C145411	NAVISTAR FINANCE	06238349-0001
194	R322	2005	International	9400i	2HSCNSCR65C145412	NAVISTAR FINANCE	06238349-0001
195	R323	2005	International	9400i	2HSCNSCR85C145413	NAVISTAR FINANCE	06238349-0001
961	R324	2005	International	9400i	2HSCNSCRX5C145414	NAVISTAR FINANCE	06238349-0001
197	R325	2002	International	9400i	2HSCNSCR15C145415	NAVISTAR FINANCE	06238349-0001
86	R326	2002	International	9400i	2HSCNSCR35C145416	NAVISTAR FINANCE	06238349-0001
66	R327	2005	International	9400i	2HSCNSCR55C145417	NAVISTAR FINANCE	06238349-0001
500	R328	2005	International	9400i	2HSCNSCR75C145418	NAVISTAR FINANCE	06238349-0001
201	R329	2005	International	9400i	2HSCNSCR95C145419	NAVISTAR FINANCE	06238349-0001
202	R330	2005	International	9400i	2HSCNSCR55C145420	NAVISTAR FINANCE	06238349-0001
503	R332	2005	International	9400i	2HSCNSCR95C145422	NAVISTAR FINANCE	06238349-0001
204	R333	2005	International	9400i	2HSCNSCR05C145423	NAVISTAR FINANCE	06238349-0001
205	R334	2005	International	9400i	2HSCNSCR25C145424	NAVISTAR FINANCE	06238349-0001
506	R335	2005	International	9400i	2HSCNSCR45C145425	NAVISTAR FINANCE	06238349-0001
207	R336	2005	International	9400i	2HSCNSCR65C145426	NAVISTAR FINANCE	06238349-0001
208	R337	2005	International	9400i	2HSCNSCR85C145427	NAVISTAR FINANCE	06238349-0001
509	R338	2005	International		2HSCNSCRX5C145428	NAVISTAR FINANCE	06238349-0001
210	R339	2005		VN-67T-670	4V4NC9TJ45N398320	VOLVO FINANCE	500-5045335-002
211	R340	2005		VN-67T-670	4V4NC9TJ65N398321	VOLVO FINANCE	500-5045335-002
212	R341	2005		VN-67T-670	4V4NC9TJ45N398322	VOLVO FINANCE	500-5045335-002
213	R342	2005			4V4NC9TJX5N398323	VOLVO FINANCE	500-5045335-002
214	R343	2005	Volvo	VN-67T-670	4V4NC9TJ15N398324	VOLVO FINANCE	500-5045335-002
215	R344	2005	Volvo		4V4NC9TJ35N398325	VOLVO FINANCE	500-5045335-002
216	R345	2005	Volvo		4V4NC9TJ55N398326	VOLVO FINANCE	500-5045335-002
217	R346	2005			4V4NC9TJ75N398327	VOLVO FINANCE	500-5045335-002
218	R347	2005			4V4NC9TJ95N398328	VOLVO FINANCE	500-5045335-002
219	R348	2005			4V4NC9TJ05N398329	VOLVO FINANCE	500-5045335-002
220	R349	2005	Volvo		4V4NC9TJ75N398330	VOLVO FINANCE	500-5045335-002
221	R350	2005	Volvo	VN-67T-670	4V4NC9TJ95N398331	VOLVO FINANCE	500-5045335-002

500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	500-5045335-002	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005552872	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179	100-683-150-00005590179
VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	VOLVO FINANCE	PACCAR																				
4V4NC9TJ05N398332	4V4NC9TJ25N398333	4V4NC9TJ45N398334	4V4NC9TJ65N398335	4V4NC9TJ85N398336	4V4NC9TJX5N398337	4V4NC9TJ15N398338	4V4NC9TJ35N398339	4V4NC9TJX5N398340	4V4NC9TJ35N398342	4V4NC9TJ75N398344	4V4NC9TJ95N398345	4V4NC9TJ05N398346	4V4NC9TJ25N398347	4V4NC9TJ45N398348	4V4NC9TJ65N398349	1XKAD49X15J087705	1XKAD49X35J087706	1XKADB9X15J087708	1XKAD49X15J074419	1XKADB9X75J101949	1XKADB9X55J101951	1XKADB9X75J101952	1XKADB9X95J101953	1XKADB9X05J101954	1XKADB9X25J101955	1XKADB9X45J101956	1XKADB9X65J101957	1XKADB9X85J101958	1XP7DB9X65D894809	1XP7DB9X25D894810	1XP7DB9X45D894811	1XP7DB9X65D894812	1XP7DB9X85D894813	1XP7DB9XX5D894814	1XP7DB9X15D894815	1XP7DB9X35D894816
VN-67T-670	VN-67T-670	VN-67T-670	029-129-NA	VN-67T-670	029-129-NA	029-129-NA	029-129-NA	029-129-NA	VN-67T-670	T600B	387	387	387	387	387	387	387	387																		
Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Volvo	Kenworth	Peterbilt																			
2005	2005	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2005	2002	2002	2005	2002	2002	2002	2005	2005	2005	2005	2005	2005	2005	2005	2002	2005	2002	2002	2005
R351	R352	R353	R354	R355	R356	R357	R358	R359	R361	R363	R364	R365	R366	R367	R368	R369	R370	R371	R372	R373	R374	R375	R376	R377	R378	R379	R380	R381	R382	R383	R384	R385	R386	R387	R388	R389
222	223	224	225	226	227	228	229	230	231	232	233	234	235	236	237	238	239	240	241	242	243	244	245	246	247	248	249	250	251	252	253	254	255	256	257	258

259	R390	2002	Peterbilt	387	1XP7DB9X55D894817	PACCAR	100-683-150-00005590179
260	R391	2002	Peterbilt	387	1XP7DB9X75D894818	PACCAR	100-683-150-00005590179
261	R392	2006	Peterbilt	288	1XP7DB9X76D894819	PACCAR	100-683-150-00005590179
262	R393	2006	Peterbilt	288	1XP7DB9X36D894820	PACCAR	100-683-150-00005590179
263	R394	2006	Peterbilt	387	1XP7DB9X56D894821	PACCAR	100-683-150-00005590179
264	R395	2006	Peterbilt	387	1XP7DB9X76D894822	PACCAR	100-683-150-00005590179
265	R396	2006	Peterbilt	387	1XP7DB9X96D894823	PACCAR	100-683-150-00005590179
266	R397	2006	Peterbilt	387	1XP7DB9X86D896725	TAB BANK #5	500026471
267	R398	2006	Peterbilt	387	1XP7DB9XX6D896726	TAB BANK #5	500026471
268	R399	2006	Peterbilt	387	1XP7DB9X16D896727	TAB BANK #5	500026471
269	R400	2006	Peterbilt	387	1XP7DB9X36D896728	TAB BANK #5	500026471
270	R401	2006	Peterbilt	387	1XP7DB9X56D896729	TAB BANK #5	500026471
271	R402	2006	Peterbilt	387	1XP7DB9X16D896730	TAB BANK #5	500026471
272	R403	2006	Peterbilt	387	1XP7DB9X36D896731	TAB BANK #5	500026471
273	R404	2006	Peterbilt	387	1XP7DB9X56D896732	TAB BANK #5	500026471
274	R405	2006	Peterbilt	387	1XP7DB9X76D896733	TAB BANK #5	500026471
275	R406	2006	Peterbilt	387	1XP7DB9X96D896734	TAB BANK #5	500026471
276	R467	2006	Volvo		4V4NC9TJ46N412296	VOLVO FINANCE	500-5045335-003
277	R468	2006	Volvo	VNL64T-670	4V4NC9TJ66N412297	VOLVO FINANCE	500-5045335-003
278	R470	2006		VNL64T-670	4V4NC9TJX6N412299	VOLVO FINANCE	500-5045335-003
279	R471	2006		VNL64T-670	4V4NC9TJ26N412300	VOLVO FINANCE	500-5045335-003
280	R472	2006		VNL64T-670	4V4NC9TJ46N412301	VOLVO FINANCE	500-5045335-003
281	R473	2006	Volvo	VNL64T-670	4V4NC9TJ66N412302	VOLVO FINANCE	500-5045335-003
282	R474	2006	Volvo		4V4NC9TJ86N412303	VOLVO FINANCE	500-5045335-003
283	R475	2006	Volvo		4V4NC9TJX6N412304	VOLVO FINANCE	500-5045335-003
284	R476	2006	Volvo	VNL64T-670	4V4NC9TJ16N412305	VOLVO FINANCE	500-5045335-003
285	R482	2005	International	94001	2HSCNSCR55C203459	NAVISTAR FINANCE	06238349-0001
286	R483	2005	International	94001	2HSCNSCR15C203460	NAVISTAR FINANCE	06238349-0001
287	R484	2005	International	94001	2HSCNSCR35C203461	NAVISTAR FINANCE	06238349-0001
288	R485	2005	International	94001	2HSCNSCR55C203462	NAVISTAR FINANCE	06238349-0001
289	R486	2002	International	9400I	2HSCNSCR75C203463	NAVISTAR FINANCE	06238349-0001
290	R487	2002	International	100 1 6	2HSCNSCR95C203464	NAVISTAR FINANCE	06238349-0001
291	R488	2005	International	94001	2HSCNSCR05C203465	NAVISTAR FINANCE	06238349-0001
292	R489	2005	International	94001	2HSCNSCR25C203466	NAVISTAR FINANCE	06238349-0001
293	R490	2005	International	94001	2HSCNSCR45C203467	NAVISTAR FINANCE	06238349-0001
294	R491	2005	International	94001	2HSCNSCR65C203468	NAVISTAR FINANCE	06238349-0001
295	R492	2005	International	94001	2HSCNSCR85C203469	NAVISTAR FINANCE	06238349-0001

296	R493	2005	International	94001	2HSCNSCR45C203470	NAVISTAR FINANCE	06238349-0001
297	R494	2002	-	94001	2HSCNSCR65C203471	NAVISTAR FINANCE	06238349-0001
298	R495	2002	International	94001	2HSCNSCR85C203472	NAVISTAR FINANCE	06238349-0001
599	R496	2002	International	94001	2HSCNSCRX5C203473	NAVISTAR FINANCE	06238349-0001
300	R497	2002	International	94001	2HSCNSCR15C203474	NAVISTAR FINANCE	06238349-0001
301	R498	2002	International	94001	2HSCNSCR35C203475	NAVISTAR FINANCE	06238349-0001
302	R499	2002	International	94001	2HSCNSCR55C203476	NAVISTAR FINANCE	06238349-0001
303	R500	2003	Peterbilt	379	1XP5DB9X43D594643	TAB (formerly TEXTRON	
304	R501	2002	International	94001	2HSCNSCR95C203478	NAVISTAR FINANCE	06238349-0001
305	R502	2002	International	94001	2HSCNSCR95C203479	NAVISTAR FINANCE	06238349-0001
306	R503	2002	International	94001	2HSCNSCR55C203480	NAVISTAR FINANCE	06238349-0001
307	R504	2002	International	94001	2HSCNSCR75C203481	NAVISTAR FINANCE	06238349-0001
308	R505	2002	International	94001	2HSCNSCR95C203482	NAVISTAR FINANCE	06238349-0001
309	R506	2002	International	94001	2HSCNSCR05C203483	NAVISTAR FINANCE	06238349-0001
310	R507	2002	International	94001	2HSCNSCR25C204813	NAVISTAR FINANCE	06238349-0001
311	R508	2002	International	94001	2HSCNSCR45C204814	NAVISTAR FINANCE	06238349-0001
312	R509	2002	International	94001	2HSCNSCR65C204815	NAVISTAR FINANCE	06238349-0001
313	R510	2002	International	94001	2HSCNSCR85C204816	NAVISTAR FINANCE	06238349-0001
314	R511	2002	International	94001	2HSCNSCRX5C204817	NAVISTAR FINANCE	06238349-0001
315	R512	2002	International	94001	2HSCNSCR15C204818	NAVISTAR FINANCE	06238349-0001
316	R513	2002	International	94001	2HSCNSCR35C204819	NAVISTAR FINANCE	06238349-0001
317	R514	2002	International	94001	2HSCNSCRX5C204820	NAVISTAR FINANCE	06238349-0001
318	R515	2005	International	94001	2HSCNSCR15C204821	NAVISTAR FINANCE	06238349-0001
319	R516	2002	International	94001	2HSCNSCR35C204822	NAVISTAR FINANCE	06238349-0001
320	R517	2002	International	94001	2HSCNSCR55C204823	NAVISTAR FINANCE	06238349-0001
321	R518	2005	International	94001	2HSCNSCR75C204824	NAVISTAR FINANCE	06238349-0001
322	R519	2005	International	94001	2HSCNSCR95C204825	NAVISTAR FINANCE	06238349-0001
323	R520	2005	International	94001	2HSCNSCR05C204826	NAVISTAR FINANCE	06238349-0001
324	R521	2005	International	94001	2HSCNSCR25C204827	NAVISTAR FINANCE	06238349-0001
325	R522	2005	International	94001	2HSCNSCR45C204828	NAVISTAR FINANCE	06238349-0001
326	R523	2002	International	94001	2HSCNSCR65C204829	NAVISTAR FINANCE	06238349-0001
327	R524	2002	International	94001	2HSCNSCR25C204830	NAVISTAR FINANCE	06238349-0001
328	R525	2002	International	94001	2HSCNSCR45C204831	NAVISTAR FINANCE	06238349-0001
329	R526	2002	International	94001	2HSCNSCR65C204832	NAVISTAR FINANCE	06238349-0001
330	R527	2002	International	94001	2HSCNSCR85C204833	NAVISTAR FINANCE	06238349-0001
331	R528	2005	-	94001	2HSCNSCRX5C204834	NAVISTAR FINANCE	06238349-0001
332	R529	2005	International	94001	2HSCNSCR15C204835	NAVISTAR FINANCE	06238349-0001

06238349-0001	06238349-0001	06238349-0001	100-0169374-000	100-0169374-000	100-683-150-00005423843	100-0169765-000	100-0169765-000	0044540-001	100-0169764-000	100-0169764-000	100-0169764-000	100-0169764-000	100-0169764-000	100-0169764-000	100-0169764-000	MSA																		
NAVISTAR FINANCE	NAVISTAR FINANCE	NAVISTAR FINANCE	DAIMLER CHRYSLER	DAIMLER CHRYSLER	PACCAR	DAIMLER CHRYSLER	DAIMLER CHRYSLER	CENTER CAPITAL	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	DAIMLER CHRYSLER	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE	FCC EQUIPMENT FINANCE
2HSCNSCR35C204836	2HSCNSCR55C204837	2HSCNSCR75C203477	1FUJA6CV94DM34050	1FUJA6CV04DM34051	1XKDD49X44J396421	1FUJASCG64LM59818	1FUJA6CG14LM59810	1FUJF0DE65LN70382	1FUDJ0DE85LN70447	1FUDJ0DEX5LN70448	1FUDJ0DE15LN70449	1FUDJ0DE85LN70450	1FUDJ0DEX5LN70451	1FUJF0DE15LN70452	1FUJF0DE35LN70453		055D02A107	055D02A108	055D02A109	055D02A110	055D02A111	055D02A112	055D02A113	055D02A114	055D02A115	055D02A116	055D02A117	055D02A118	055D02A119	055D02A120	055D02A121	055D02A122	055D02A123	055D02A124
94001	94001	94001	CL120	CL120	T800B	CL120	CL120	CL112	CL112	CL112 1F	CL112	CL112	CL112	CL112	CL112	Tri-Pac																		
International	International	International	Freightliner	Freightliner	Kenworth	Freightliner	Thermo King																											
2002	2002	2002	2004	2004	2004	2004	2004	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2002	2005	2002	2005	2002	2002	2005	2005	2005	2005	2002	2002	2002	2002	2002	2002	2002
R530	R531	R532	C005	C006	600 ɔ	C010	C011	C020	C026	C027	C028	C029	C030	C031	C032	Tri-Pac																		
333	334	335	336	337	338	339	340	341	342	343	344	345	346	347	348	349	320	351	352	353	354	355	356	357	358	359	360	361	362	363	364	365	366	367

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COUNT	UNIT#	YEAR	MAKE	MODEL	VIN#	LIENHOLDER	LOAN#
1	53001	2003	UTILITY	VS2DC	1UYVS25393G152001	NAVISTAR FINANCE	4752P322L23
2	53002	2003	UTILITY	VS2DC	1UYVS25303G152002	NAVISTAR FINANCE	4752P319A23
3	53003	2003	UTILITY	VS2DC	1UYVS25323G152003	NAVISTAR FINANCE	4752P319U23
4	53004	2003	UTILITY	VS2DC	1UYVS25343G152004	NAVISTAR FINANCE	4752P320P23
5	53005	2003	UTILITY	VS2DC	1UYVS25363G152005	NAVISTAR FINANCE	4752P321H23
6	53006	2003	UTILITY	VS2DC	1UYVS25383G152006	NAVISTAR FINANCE	4752P322B23
7 8	53007 53008	2003 2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS253X3G152007 1UYVS25313G152008	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322V23 4752P319K23
9	53009	2003	UTILITY	VS2DC VS2DC	1UYVS25333G152008	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319K23 4752P320E23
10	53010	2003	UTILITY	VS2DC VS2DC	1UYVS253X3G152009	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322W23
11	53011	2003	UTILITY	VS2DC	1UYVS25313G152011	NAVISTAR FINANCE	4752P319L23
12	53012	2003	UTILITY	VS2DC	1UYVS25333G152012	NAVISTAR FINANCE	4752P320F23
13	53013	2003	UTILITY	VS2DC	1UYVS25353G152013	NAVISTAR FINANCE	4752P320Y23
14	53014	2003	UTILITY	VS2DC	1UYVS25373G152014	NAVISTAR FINANCE	4752P321T23
15	53015	2003	UTILITY	VS2DC	1UYVS25393G152015	NAVISTAR FINANCE	4752P322M23
16 17	53016 53017	2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25303G152016 1UYVS25323G152017	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319B23 4752P319V23
18	53017	2003	UTILITY	VS2DC VS2DC	1UYVS25323G152017 1UYVS25343G152018	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319V23 4752P320Q23
19	53019	2003	UTILITY	VS2DC VS2DC	1UYVS25363G152019	NAVISTAR FINANCE	4752P321J23
20	53020	2003	UTILITY	VS2DC	1UYVS25323G152020	NAVISTAR FINANCE	4752P319W23
21	53021	2003	UTILITY	VS2DC	1UYVS25343G152021	NAVISTAR FINANCE	4752P320R23
22	53022	2003	UTILITY	VS2DC	1UYVS25363G152022	NAVISTAR FINANCE	4752P321K23
23	53023	2003	UTILITY	VS2DC	1UYVS25383G152023	NAVISTAR FINANCE	4752P322C23
24	53024	2003	UTILITY	VS2DC	1UYVS253X3G152024	NAVISTAR FINANCE	4752P322X23
25	53025	2003	UTILITY	VS2DC	1UYVS25313G152025	NAVISTAR FINANCE	4752P319M23
26	53026	2003	UTILITY	VS2DC	1UYVS25333G152026	NAVISTAR FINANCE	4752P320G23
27 28	53027 53028	2003 2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25353G152027 1UYVS25373G152028	NAVISTAR FINANCE NAVISTAR FINANCE	4752P320Z23 4752P321U23
29	53028	2003	UTILITY	VS2DC VS2DC	1UYVS25393G152029	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322N23
30	53030	2003	UTILITY	VS2DC	1UYVS25353G152030	NAVISTAR FINANCE	4752P321A23
31	53031	2003	UTILITY	VS2DC	1UYVS25373G152031	NAVISTAR FINANCE	4752P321V23
32	53032	2003	UTILITY	VS2DC	1UYVS25393G152032	NAVISTAR FINANCE	4752P322P23
33	53033	2003	UTILITY	VS2DC	1UYVS25303G152033	NAVISTAR FINANCE	4752P319C23
34	53034	2003	UTILITY	VS2DC	1UYVS25323G152034	NAVISTAR FINANCE	4752P319X23
35	53035	2003	UTILITY	VS2DC	1UYVS25343G152035	NAVISTAR FINANCE	4752P320S23
36 37	53036 53037	2003 2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25363G152036 1UYVS25383G152037	NAVISTAR FINANCE NAVISTAR FINANCE	4752P321L23 4752P322D23
38	53038	2003	UTILITY	VS2DC VS2DC	1UYVS253X3G152037	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322V23
39	53039	2003	UTILITY	VS2DC	1UYVS25313G152039	NAVISTAR FINANCE	4752P319N23
40	53040	2003	UTILITY	VS2DC	1UYVS25383G152040	NAVISTAR FINANCE	4752P322E23
41	53041	2003	UTILITY	VS2DC	1UYVS253X3G152041	NAVISTAR FINANCE	4752P322Z23
42	53042	2003	UTILITY	VS2DC	1UYVS25313G152042	NAVISTAR FINANCE	4752P319P23
43	53043	2003	UTILITY	VS2DC	1UYVS25333G152043	NAVISTAR FINANCE	4752P320H23
44	53044 53045	2003	UTILITY	VS2DC VS2DC	1UYVS25353G152044	NAVISTAR FINANCE	4752P321B23
45 46	53046	2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25373G152045 1UYVS25393G152046	NAVISTAR FINANCE NAVISTAR FINANCE	4752P321W23 4752P322Q23
47	53047	2003	UTILITY	VS2DC VS2DC	1UYVS25393G152047	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319D23
48	53048	2003	UTILITY	VS2DC	1UYVS25323G152048	NAVISTAR FINANCE	4752P319Y23
49	53049	2003	UTILITY	VS2DC	1UYVS25343G152049	TAB (formerly Textron)	17021010120
50	53050	2003	UTILITY	VS2DC	1UYVS25303G152050	NAVISTAR FINANCE	4752P319E23
51	53051	2003	UTILITY	VS2DC	1UYVS25323G152051	NAVISTAR FINANCE	4752P319Z23
52	53052	2003	UTILITY	VS2DC	1UYVS25343G152052	NAVISTAR FINANCE	4752P320U23
53	53053	2003	UTILITY	VS2DC	1UYVS25363G152053	NAVISTAR FINANCE	4752P321M23
54 55	53054 53055	2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25383G152054 1UYVS253X3G152055	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322F23 4752P324A23
56	53056	2003	UTILITY	VS2DC VS2DC	1UYVS253X3G152055 1UYVS25313G152056	NAVISTAR FINANCE NAVISTAR FINANCE	4752P324A23 4752P319Q23
57	53057	2003	UTILITY	VS2DC VS2DC	1UYVS25333G152057	NAVISTAR FINANCE NAVISTAR FINANCE	4752P320J23
58	53058	2003	UTILITY	VS2DC	1UYVS25353G152058	NAVISTAR FINANCE	4752P321C23
59	53059	2003	UTILITY	VS2DC	1UYVS25373G152059	NAVISTAR FINANCE	4752P321X23
60	53060	2003	UTILITY	VS2DC	1UYVS25333G152060	NAVISTAR FINANCE	4752P320K23
61	53061	2003	UTILITY	VS2DC	1UYVS25353G152061	NAVISTAR FINANCE	4752P321D23
62	53062	2003	UTILITY	VS2DC	1UYVS25373G152062	NAVISTAR FINANCE	4752P321Y23
63	53063	2003	UTILITY	VS2DC	1UYVS25393G152063 1UYVS25303G152064	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322R23
64 65	53064 53065	2003 2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25303G152064 1UYVS25323G152065	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319F23 4752P320A23
66	53066	2003	UTILITY	VS2DC VS2DC	1UYVS25343G152066	NAVISTAR FINANCE	4752P320V23
67	53067	2003	UTILITY	VS2DC	1UYVS25363G152067	NAVISTAR FINANCE	4752P320V23
68	53068	2003	UTILITY	VS2DC	1UYVS25383G152068	NAVISTAR FINANCE	4752P322G23
69	53069	2003	UTILITY	VS2DC	1UYVS253X3G152069	NAVISTAR FINANCE	4752P324B23
70	53070	2003	UTILITY	VS2DC	1UYVS25363G152070	NAVISTAR FINANCE	4752P321P23
71	53071	2003	UTILITY	VS2DC	1UYVS25383G152071	NAVISTAR FINANCE	4752P322H23
72	53072	2003	UTILITY	VS2DC	1UYVS253X3G152072	NAVISTAR FINANCE	4752P324C23
73 74	53073 53074	2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS25313G152073 1UYVS25333G152074	NAVISTAR FINANCE NAVISTAR FINANCE	4752P319R23 4752P320L23
75	53074	2003	UTILITY	VS2DC VS2DC	1UYVS25333G152074 1UYVS25353G152075	NAVISTAR FINANCE NAVISTAR FINANCE	4752P320L23 4752P321E23
76	53076	2003	UTILITY	VS2DC VS2DC	1UYVS25353G152076	NAVISTAR FINANCE NAVISTAR FINANCE	4752P321Z23
77	53077	2003	UTILITY	VS2DC	1UYVS25393G152077	NAVISTAR FINANCE	4752P322S23

78	53078	2003	UTILITY	VS2DC	1UYVS25303G152078	NAVISTAR FINANCE	4752P319G23
79	53079	2003	UTILITY	VS2DC	1UYVS25323G152079	NAVISTAR FINANCE	4752P320B23
80	53080	2003	UTILITY	VS2DC	1UYVS25393G152080	NAVISTAR FINANCE	4752P322T23
81	53081	2003	UTILITY	VS2DC	1UYVS25303G152081	NAVISTAR FINANCE	4752P319H23
82	53082	2003	UTILITY	VS2DC	1UYVS25323G152082	NAVISTAR FINANCE	4752P320C23
83	53083	2003	UTILITY	VS2DC	1UYVS25343G152083	NAVISTAR FINANCE	4752P320W23
84	53084 53085	2003	UTILITY	VS2DC VS2DC	1UYVS25363G152084 1UYVS25383G152085	NAVISTAR FINANCE	4752P321Q23
85 86	53086	2003 2003	UTILITY UTILITY	VS2DC VS2DC	1UYVS253X3G152086	NAVISTAR FINANCE NAVISTAR FINANCE	4752P322J23 4752P324D23
87	53087	2003	UTILITY	VS2DC VS2DC	1UYVS253A3G152086	NAVISTAR FINANCE	4752P319S23
88	53088	2003	UTILITY	VS2DC VS2DC	1UYVS25333G152088	NAVISTAR FINANCE	4752P320M23
89	53089	2003	UTILITY	VS2DC VS2DC	1UYVS25353G152089	NAVISTAR FINANCE	4752P321F23
90	53090	2003	UTILITY	VS2DC	1UYVS25313G152090	NAVISTAR FINANCE	4752P319T23
91	53091	2003	UTILITY	VS2DC	1UYVS25333G152091	NAVISTAR FINANCE	4752P320N23
92	53092	2003	UTILITY	VS2DC	1UYVS25353G152092	NAVISTAR FINANCE	4752P321G23
93	53093	2003	UTILITY	VS2DC	1UYVS25373G152093	NAVISTAR FINANCE	4752P322A23
94	53094	2003	UTILITY	VS2DC	1UYVS25393G152094	NAVISTAR FINANCE	4752P322U23
95	53095	2003	UTILITY	VS2DC	1UYVS25303G152095	NAVISTAR FINANCE	4752P319J23
96	53096	2003	UTILITY	VS2DC	1UYVS25323G152096	NAVISTAR FINANCE	4752P320D23
97	53097	2003	UTILITY	VS2DC	1UYVS25343G152097	NAVISTAR FINANCE	4752P320X23
98	53098	2003	UTILITY	VS2DC	1UYVS25363G152098	NAVISTAR FINANCE	4752P321R23
99	53099	2003	UTILITY	VS2DC	1UYVS25383G152099	NAVISTAR FINANCE	4752P322K23
100	53101 53102	2004 2004	UTILITY	VS2DC VS2DC	1UYVS25304G152101 1UYVS25324G152102	TAB (Formerly TEXTRON)	-
101	53102	2004	UTILITY UTILITY	VS2DC VS2DC	1UYVS25324G152102 1UYVS25344G152103	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
102	53103	2004	UTILITY	VS2DC VS2DC	1UYVS25364G152104	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
103	53105	2004	UTILITY	VS2DC VS2DC	1UYVS25384G152105	TAB (Formerly TEXTRON)	
105	53105	2004	UTILITY	VS2DC VS2DC	1UYVS253X4G152106	TAB (Formerly TEXTRON)	
106	53107	2004	UTILITY	VS2DC	1UYVS25314G152107	TAB (Formerly TEXTRON)	
107	53108	2004	UTILITY	VS2DC	1UYVS25334G152108	TAB (Formerly TEXTRON)	
108	53109	2004	UTILITY	VS2DC	1UYVS25354G152109	TAB (Formerly TEXTRON)	
109	53110	2004	UTILITY	VS2DC	1UYVS25314G152110	TAB (Formerly TEXTRON)	
110	53111	2004	UTILITY	VS2DC	1UYVS25334G152111	TAB (Formerly TEXTRON)	
111	53112	2004	UTILITY	VS2DC	1UYVS253545G152112	TAB (Formerly TEXTRON)	
112	53113	2004	UTILITY	VS2DC	1UYVS25374G152113	TAB (Formerly TEXTRON)	
113	53114	2004	UTILITY	VS2DC	1UYVS25394G152114	TAB (Formerly TEXTRON)	
114	53115	2004	UTILITY	VS2DC	1UYVS25304G152115	TAB (Formerly TEXTRON)	
115	53116	2004	UTILITY	VS2DC	1UYVS25324G152116	TAB (Formerly TEXTRON)	
116 117	53117	2004 2004	UTILITY	VS2DC VS2DC	1UYVS25344G152117 1UYVS25364G152118	TAB (Formerly TEXTRON)	
117	53118 53119	2004	UTILITY UTILITY	VS2DC VS2DC	1UYVS25384G152118	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
119	53120	2004	UTILITY	VS2DC VS2DC	1UYVS25344G152119	TAB (Formerly TEXTRON)	
120	53122	2004	UTILITY	VS2DC VS2DC	1UYVS25384G152122	TAB (Formerly TEXTRON)	
121	53123	2004	UTILITY	VS2DC	1UYVS253X4G152123	TAB (Formerly TEXTRON)	
122	53124	2004	UTILITY	VS2DC	1UYVS25314G152124	TAB (Formerly TEXTRON)	
123	53125	2004	UTILITY	VS2DC	1UYVS25334G152125	TAB (Formerly TEXTRON)	
124	53126	2004	UTILITY	VS2DC	1UYVS25344G152201	NAVISTAR FINANCE	4752P324M23
125	53127	2004	UTILITY	VS2DC	1UYVS25364G152202	NAVISTAR FINANCE	4752P324S23
126	53128	2004	UTILITY	VS2DC	1UYVS25384G152203	NAVISTAR FINANCE	4752P324X23
127	53129	2004	UTILITY	VS2DC	1UYVS253X4G152204	NAVISTAR FINANCE	4752K502C23
128	53130	2004	UTILITY	VS2DC	1UYVS25314G152205	NAVISTAR FINANCE	4752P324F23
129	53131	2004	UTILITY	VS2DC	1UYVS25334G152206	NAVISTAR FINANCE	4752P324K23
130	53132	2004	UTILITY UTILITY	VS2DC	1UYVS25354G152207	NAVISTAR FINANCE	4752P324P23 4752P324U23
131 132	53133 53134	2004 2004	UTILITY	VS2DC VS2DC	1UYVS25374G152208 1UYVS25394G152209	NAVISTAR FINANCE NAVISTAR FINANCE	4752P324U23 4752K502A23
133	53135	2004	UTILITY	VS2DC VS2DC	1UYVS25354G152210	NAVISTAR FINANCE	4752P324Q23
134	53136	2004	UTILITY	VS2DC VS2DC	1UYVS25374G152211	NAVISTAR FINANCE	4752P324V23
135	53137	2004	UTILITY	VS2DC	1UYVS25394G152212	NAVISTAR FINANCE	4752K502B23
136	53138	2004	UTILITY	VS2DC	1UYVS25304G152213	NAVISTAR FINANCE	4752P324E23
137	53139	2004	UTILITY	VS2DC	1UYVS25324G152214	NAVISTAR FINANCE	4752P324J23
138	53140	2004	UTILITY	VS2DC	1UYVS25344G152215	NAVISTAR FINANCE	4752P324N23
139	53141	2004	UTILITY	VS2DC	1UYVS25364G152216	NAVISTAR FINANCE	4752P324T23
140	53142	2004	UTILITY	VS2DC	1UYVS25384G152217	NAVISTAR FINANCE	4752P324Y23
141	53143	2004	UTILITY	VS2DC	1UYVS253X4G152218	NAVISTAR FINANCE	4752K502D23
142	53144	2004	UTILITY	VS2DC	1UYVS25314G152219	NAVISTAR FINANCE	4752P324G23
143	53145	2004	UTILITY	VS2DC	1UYVS25384G152220	NAVISTAR FINANCE	4752P324Z23
144 145	53146	2004 2004	UTILITY UTILITY	VS2DC	1UYVS253X4G152221	NAVISTAR FINANCE NAVISTAR FINANCE	4752K502E23
145	53147 53148	2004	UTILITY	VS2DC VS2DC	1UYVS25314G152222 1UYVS25334G152223	NAVISTAR FINANCE NAVISTAR FINANCE	4752P324H23 4752P324L23
146	53148	2004	UTILITY	VS2DC VS2DC	1UYVS25334G152223 1UYVS25354G152224	NAVISTAR FINANCE	4752P324L23 4752P324R23
147	53150	2004	UTILITY	VS2DC VS2DC	1UYVS25374G152225	NAVISTAR FINANCE	4752P324W23
149	53151	2004	UTILITY	VS2DC VS2DC	1UYVS25384G152301	NAVISTAR FINANCE	4752K540U23
150	53152	2004	UTILITY	VS2DC	1UYVS253X4G152302	NAVISTAR FINANCE	4752K540Z23
151	53153	2004	UTILITY	VS2DC	1UYVS25314G152303	NAVISTAR FINANCE	4752K540D23
152	53154	2004	UTILITY	VS2DC	1UYVS25334G152304	NAVISTAR FINANCE	4752K540J23
153	53155	2004	UTILITY	VS2DC	1UYVS25354G152305	NAVISTAR FINANCE	4752K540N23
154	53156	2004	UTILITY	VS2DC	1UYVS25374G152306	NAVISTAR FINANCE	4752K540S23
155	53157	2004	UTILITY	VS2DC	1UYVS25394G152307	NAVISTAR FINANCE	4752K540W23
156	53158	2004	UTILITY	VS2DC	1UYVS25304G152308	NAVISTAR FINANCE	4752K540B23

157	53159	2004	UTILITY	VS2DC	1UYVS25324G152309	NAVISTAR FINANCE	4752K540G23
158	53160	2004	UTILITY	VS2DC	1UYVS25394G152310	NAVISTAR FINANCE	4752K540X23
159	53161	2004	UTILITY	VS2DC	1UYVS25304G152311	NAVISTAR FINANCE	4752K540B23
160	53162	2004	UTILITY	VS2DC	1UYVS25324G152312	NAVISTAR FINANCE	4752K540H23
161	53163	2004	UTILITY	VS2DC	1UYVS25344G152313	NAVISTAR FINANCE	4752K540M23
162	53164	2004	UTILITY	VS2DC	1UYVS25364G152314	NAVISTAR FINANCE	4752K540R23
163	53165	2004	UTILITY	VS2DC	1UYVS25384G152315	NAVISTAR FINANCE	4752K540V23
164	53166	2004	UTILITY	VS2DC	1UYVS253X4G152316	NAVISTAR FINANCE	4752K541A23
165	53167	2004	UTILITY	VS2DC	1UYVS25314G152317	NAVISTAR FINANCE	4752K540E23
166	53168	2004	UTILITY	VS2DC	1UYVS25334G152318	NAVISTAR FINANCE	4752K540K23
167	53169	2004	UTILITY	VS2DC	1UYVS25354G152319	NAVISTAR FINANCE	4752K540P23
168	53171	2004	UTILITY	VS2DC	1UYVS25334G152321	NAVISTAR FINANCE	4752K540L23
169	53172	2004	UTILITY	VS2DC	1UYVS25354G152322	NAVISTAR FINANCE	4752K540Q23
170	53173	2004	UTILITY	VS2DC	1UYVS25374G152323	NAVISTAR FINANCE	4752K540T23
171	53174	2004	UTILITY	VS2DC	1UYVS25394G152324	NAVISTAR FINANCE	4752K540Y23
172	53175	2004	UTILITY	VS2DC	1UYVS25304G152325	NAVISTAR FINANCE	4752K540C23
173	53176	2004	UTILITY	VS2DC	1UYVS25314G152401	NAVISTAR FINANCE	4752K541G23
174	53177	2004	UTILITY	VS2DC	1UYVS25334G152402	NAVISTAR FINANCE	4752K541M23
175	53178	2004	UTILITY	VS2DC	1UYVS25354G152403	NAVISTAR FINANCE	4752K541S23
176	53179	2004	UTILITY	VS2DC	1UYVS25374G152404	NAVISTAR FINANCE	4752K541X23
177	53180	2004	UTILITY	VS2DC	1UYVS25394G152405	NAVISTAR FINANCE	4752H325B23
178	53181	2004	UTILITY	VS2DC	1UYVS25304G152406	NAVISTAR FINANCE	4752K541E23
179	53182	2004	UTILITY	VS2DC	1UYVS25324G152407	NAVISTAR FINANCE	4752K541J23
180	53183	2004	UTILITY	VS2DC	1UYVS25344G152408	NAVISTAR FINANCE	4752K541P23
181	53184	2004	UTILITY	VS2DC	1UYVS25364G152409	NAVISTAR FINANCE	4752K541V23
182	53185	2004	UTILITY	VS2DC	1UYVS25324G152410	NAVISTAR FINANCE	4752K541K23
183 184	53186 53187	2004 2004	UTILITY	VS2DC VS2DC	1UYVS25344G152411 1UYVS25364G152412	NAVISTAR FINANCE NAVISTAR FINANCE	4752K541Q23 4752K541W23
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187	53190	2004	UTILITY	VS2DC VS2DC	1UYVS25314G152415	NAVISTAR FINANCE	4752K541H23
188	53191	2004	UTILITY	VS2DC	1UYVS25334G152416	NAVISTAR FINANCE	4752K541N23
189	53192	2004	UTILITY	VS2DC	1UYVS25354G152417	NAVISTAR FINANCE	4752K541T23
190	53193	2004	UTILITY	VS2DC	1UYVS25374G152418	NAVISTAR FINANCE	4752K541Y23
191	53194	2004	UTILITY	VS2DC	1UYVS25394G152419	NAVISTAR FINANCE	4752H325C23
192	53195	2004	UTILITY	VS2DC	1UYVS25354G152420	NAVISTAR FINANCE	4752K541U23
193	53196	2004	UTILITY	VS2DC	1UYVS25374G152421	NAVISTAR FINANCE	4752K541Z23
194	53197	2004	UTILITY	VS2DC	1UYVS25394G152422	NAVISTAR FINANCE	4752H325D23
195	53198	2004	UTILITY	VS2DC	1UYVS25304G152423	NAVISTAR FINANCE	4752H325F23
196	53199	2004	UTILITY	VS2DC	1UYVS25324G152424	NAVISTAR FINANCE	4752K541L23
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213	53216	2005	WABASH	DVLHHSA	1JJV532WA5L914070	TAB (Formerly TEXTRON)	
214	53217	2005	WABASH	DVLHHSA	1JJV532W35L914071	TAB (Formerly TEXTRON)	
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223	53226	2005	WABASH	DVLHHSA	1JJV532W45L914081	TAB (Formerly TEXTRON)	
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234	53237	2005	WABASH	DVLHHSA	1JJV532W95L914092	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
1 /30	53238	2005	WABASH	DVLHHSA	1JJV532W05L914093	IAD (FUILLETTY LEXIKUN)	1

236	53239	2005	WABASH	DVLHHSA	1JJV532W25L914094	TAB (Formerly TEXTRON)	
237	53240	2005	WABASH	DVLHHSA	1JJV532W45L914095	TAB (Formerly TEXTRON)	
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262	53265	2005	WABASH	DVLHHSA	1JJV532WX5L914120	TAB (Formerly TEXTRON)	
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299	53302	2005	VANGUARD	VIP4000	5V8VA53245M500933	TAB BANK #1	500023593
300	53303	2005	VANGUARD	VIP4000	5V8VA53265M500934	TAB BANK #1	500023593
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303	53306	2005	VANGUARD	VIP4000	5V8VA53215M500937	TAB BANK #1	500023593
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306	53309	2005	VANGUARD	VIP4000	5V8VA53215M500940	TAB BANK #1	500023593
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308	53311	2005	VANGUARD	VIP4000	5V8VA53255M500942	TAB BANK #1	500023593
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310	53313	2005	VANGUARD	VIP4000	5V8VA53295M500944	TAB BANK #1	500023593
311	53314	2005	VANGUARD	VIP4000	5V8VA53295M500944 5V8VA53205M500945	TAB BANK #1	500023593
312	53315	2005	VANGUARD	VIP4000 VIP4000	5V8VA53225M500946	TAB BANK #1	500023593
312	53316		VANGUARD	VIP4000 VIP4000	5V8VA53225M500946 5V8VA53245M500947	TAB BANK #1	500023593
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315	53318	2005	VANGUARD	VIP4000	5V8VA53285M500949	TAB BANK #1	500023593
316	53319	2005	VANGUARD	VIP4000	5V8VA53245M500950	TAB BANK #1	500023593
317	53320	2005	VANGUARD	VIP4000	5V8VA53265M500951	TAB BANK #1	500023593
318	53321	2005	VANGUARD	VIP4000	5V8VA53285M500952	TAB BANK #1	500023593
319	53322	2005	VANGUARD	VIP4000	5V8VA532X5M500953	TAB BANK #1	500023593
320	53323	2005	VANGUARD	VIP4000	5V8VA53215M500954	TAB BANK #1	500023593
321	53324	2005	VANGUARD	VIP4000	5V8VA53235M500955	TAB BANK #1	500023593
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323	53326	2005	VANGUARD	VIP4000	5V8VA53275M500957	TAB BANK #1	500023593
324	53327	2005	VANGUARD	VIP4000	5V8VA53275M500957	TAB BANK #1	500023593
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328	53331	2005	VANGUARD	VIP4000	5V8VA53205M500962	TAB BANK #1	500023593
329	53332	2005	VANGUARD	VIP4000	5V8VA53225M500963	TAB BANK #1	500023593
330	53333	2005	VANGUARD	VIP4000	5V8VA53245M500964	TAB BANK #1	500023593
331	53334	2005	VANGUARD	VIP4000	5V8VA53265M500965	TAB BANK #1	500023593
332	53335	2005	VANGUARD	VIP4000	5V8VA53285M500966	TAB BANK #1	500023593
333	53336	2005	VANGUARD	VIP4000	5V8VA532X5M500967	TAB BANK #1	500023593
334	53337	2005	VANGUARD	VIP4000	5V8VA53215M500968	TAB BANK #1	500023593
335	53338	2005	VANGUARD	VIP4000	5V8VA53235M500969	TAB BANK #1	500023593
336	53339	2005	VANGUARD	VIP4000	5V8VA532X5M500970	TAB BANK #1	500023593
337	53340	2005	VANGUARD	VIP4000	5V8VA53215M500971	TAB BANK #1	500023593
338	53341	2005	VANGUARD	VIP4000	5V8VA53235M500972	TAB BANK #1	500023593
339	53342	2005	VANGUARD	VIP4000	5V8VA53255M500973	TAB BANK #1	500023593
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343	53346	2005	VANGUARD	VIP4000	5V8VA53225M500977	TAB BANK #1	500023593
344	53347	2005	VANGUARD	VIP4000	5V8VA53245M500978	TAB BANK #1	500023593
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346	53349	2005	VANGUARD	VIP4000	5V8VA53225M500980	TAB BANK #1	500023593
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348	53351	2005	VANGUARD	VIP4000	5V8VA53265M500982	TAB BANK #2	500023635
349	53352	2005	VANGUARD	VIP4000	5V8VA53285M500983	TAB BANK #2	500023635
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357	53360	2005	VANGUARD	VIP4000	5V8VA53275M500991	TAB BANK #2	500023635
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373	53376	2005	VANGUARD	VIP4000	5V8VA53255M501007	TAB BANK #2	500023635
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375	53378	2005	VANGUARD	VIP4000	5V8VA53295M501009	TAB BANK #2	500023635
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385	53388	2005	VANGUARD	VIP4000	5V8VA53215M501019	TAB BANK #2	500023635
386	53389	2005	VANGUARD	VIP4000	5V8VA53285M501020	TAB BANK #2	500023635
387	53390	2005	VANGUARD	VIP4000	5V8VA532X5M501021	TAB BANK #2	500023635
388	53391	2005	VANGUARD	VIP4000	5V8VA53215M501022	TAB BANK #2	500023635
389	53392	2005	VANGUARD	VIP4000	5V8VA53235M501023	TAB BANK #2	500023635
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392	53395	2005	VANGUARD	VIP4000	5V8VA53295M501026	TAB BANK #2	500023635
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413	53416	2005	VANGUARD	VIP4000	5V8VA53265M501047	TAB BANK #3	500023684
414	53417	2005	VANGUARD	VIP4000	5V8VA53285M501048	TAB BANK #3	500023684
415	53418	2005	VANGUARD	VIP4000	5V8VA532X5M501049	TAB BANK #3	500023684
416	53419	2005	VANGUARD	VIP4000	5V8VA53265M501050	TAB BANK #3	500023684
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419	53422	2005	VANGUARD	VIP4000	5V8VA53215M501053	TAB BANK #3	500023684
420	53423	2005	VANGUARD	VIP4000	5V8VA53235M501054	TAB BANK #3	500023684
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425	53429	2005	VANGUARD	VIP4000	5V8VA53295M501060	TAB BANK #3	500023684
426	53430	2005	VANGUARD	VIP4000	5V8VA53205M501061	TAB BANK #3	500023684
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428	53432	2005	VANGUARD	VIP4000	5V8VA53245M501063	TAB BANK #3	500023684
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431	53435	2005	VANGUARD	VIP4000	5V8VA532X5M501066	TAB BANK #3	500023684
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433	53437	2005	VANGUARD	VIP4000	5V8VA53235M501068	TAB BANK #3	500023684
434	53438	2005	VANGUARD	VIP4000	5V8VA53255M501069	TAB BANK #3	500023684
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441	53445	2005	VANGUARD	VIP4000	5V8VA53225M501076	TAB BANK #3	500023684
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472	53476	2005	VANGUARD	VIP4000	5V8VA53295M501107	TAB BANK #4	500023759
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474	53478	2005	VANGUARD	VIP4000	5V8VA53225M501109	TAB BANK #4	500023759
475	53479	2005	VANGUARD	VIP4000	5V8VA53295M501110	TAB BANK #4	500023759
476	53480	2005	VANGUARD	VIP4000	5V8VA53205M501111	TAB BANK #4	500023759
477	53481	2005	VANGUARD	VIP4000	5V8VA53225M501112	TAB BANK #4	500023759
478	53482	2005	VANGUARD	VIP4000	5V8VA53245M501113	TAB BANK #4	500023759
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498	53502	2005	VANGUARD	VIP4000	5V8VA532X5M502590	TAB (Formerly TEXTRON)	
499	53503	2005	VANGUARD	VIP4000	5V8VA53235M502589	TAB (Formerly TEXTRON)	
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501	53505	2005	VANGUARD	VIP4000	5V8VA532X5M502587	TAB (Formerly TEXTRON)	
502	53506	2005	VANGUARD	VIP4000	5V8VA53285M502586	TAB (Formerly TEXTRON)	
503	53507	2005	VANGUARD	VIP4000	5V8VA53265M502585	TAB (Formerly TEXTRON)	
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506	53510	2005	VANGUARD	VIP4000	5V8VA53205M502582	TAB (Formerly TEXTRON)	
507	53511	2005	VANGUARD	VIP4000	5V8VA53295M502581	TAB (Formerly TEXTRON)	
508	53512	2005	VANGUARD	VIP4000	5V8VA53275M502580	TAB (Formerly TEXTRON)	
509	53513	2005	VANGUARD	VIP4000	5V8VA53205M502579	TAB (Formerly TEXTRON)	
510	53514	2005	VANGUARD	VIP4000	5V8VA53295M502578	TAB (Formerly TEXTRON)	
511	53515	2005	VANGUARD	VIP4000	5V8VA53275M502577	TAB (Formerly TEXTRON)	
512	53516	2005	VANGUARD	VIP4000	5V8VA53255M502576	TAB (Formerly TEXTRON)	
513	53517	2005	VANGUARD	VIP4000	5V8VA53235M502575	TAB (Formerly TEXTRON)	
514	53518	2005	VANGUARD	VIP4000	5V8VA53215M502574	TAB (Formerly TEXTRON)	
515	53519	2005	VANGUARD	VIP4000	5V8VA532X5M502573	TAB (Formerly TEXTRON)	
516	53520	2005	VANGUARD	VIP4000	5V8VA53285M502572	TAB (Formerly TEXTRON)	
517	53521	2005	VANGUARD	VIP4000	5V8VA53265M502571	TAB (Formerly TEXTRON)	
518	53522	2005	VANGUARD	VIP4000	5V8VA53245M502570	TAB (Formerly TEXTRON)	
519	53523	2005	VANGUARD	VIP4000	5V8VA53285M502569	TAB (Formerly TEXTRON)	
520	53524	2005	VANGUARD	VIP4000	5V8VA53265M502568	TAB (Formerly TEXTRON)	
521	53525	2005	VANGUARD	VIP4000	5V8VA53245M502567	TAB (Formerly TEXTRON)	40050
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528	53532	2006	VANGUARD	VIP4000 VIP4000	5V8VA53296M600348	CENTER CAPITAL CENTER CAPITAL	46256
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530	53534	2006	VANGUARD	VIP4000 VIP4000	5V8VA53276M600350	CENTER CAPITAL CENTER CAPITAL	46256
531	53535	2006	VANGUARD	VIP4000 VIP4000	5V8VA53276M600351	CENTER CAPITAL CENTER CAPITAL	46256
532	53536	2006	VANGUARD	VIP4000	5V8VA53206M600352	CENTER CAPITAL	46256
533	53537	2006	VANGUARD	VIP4000	5V8VA53226M600353	CENTER CAPITAL CENTER CAPITAL	46256
534	53538	2006	VANGUARD	VIP4000	5V8VA53246M600354	CENTER CAPITAL	46256
535	53539	2006	VANGUARD	VIP4000	5V8VA53266M600355	CENTER CAPITAL	46256
536	53540	2006	VANGUARD	VIP4000	5V8VA53286M600356	CENTER CAPITAL	46256
537	53541	2006	VANGUARD	VIP4000	5V8VA532X6M600357	CENTER CAPITAL	46256
538	53542	2006	VANGUARD	VIP4000	5V8VA53216M600358	CENTER CAPITAL	46256
539	53543	2006	VANGUARD	VIP4000	5V8VA53236M600359	CENTER CAPITAL	46256
540	53544	2006	VANGUARD	VIP4000	5V8VA532X6M600360	CENTER CAPITAL	46256
541	53545	2006	VANGUARD	VIP4000	5V8VA53216M600361	CENTER CAPITAL	46256
542	53546	2006	VANGUARD	VIP4000	5V8VA53236M600362	CENTER CAPITAL	46256
543	53547	2006	VANGUARD	VIP4000	5V8VA53256M600363	CENTER CAPITAL	46256
544	53548	2006	VANGUARD	VIP4000	5V8VA53276M600364	CENTER CAPITAL	46256
545	53549	2006	VANGUARD	VIP4000	5V8VA53296M600365	CENTER CAPITAL	46256
546	53550	2006	VANGUARD	VIP4000	5V8VA53206M600366	CENTER CAPITAL	46256
547	53551	2006	VANGUARD	VIP4000	5V8VA53286M600387	TAB (Formerly TEXTRON)	
548	53552	2006	VANGUARD	VIP4000	5V8VA532X6M600388	TAB (Formerly TEXTRON)	
549	53553	2006	VANGUARD	VIP4000	5V8VA53216M600389	TAB (Formerly TEXTRON)	
550	53554	2006	VANGUARD	VIP4000	5V8VA53286M600390	TAB (Formerly TEXTRON)	
551	53555	2006	VANGUARD	VIP4000	5V8VA532X6M600391	TAB (Formerly TEXTRON)	
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552	53556	2006	VANGUARD	VIP4000	5V8VA53216M600392	TAB (Formerly TEXTRON)	
553	53557	2006	VANGUARD	VIP4000	5V8VA53236M600393	TAB (Formerly TEXTRON)	
554	53558	2006	VANGUARD	VIP4000	5V8VA53256M600394	TAB (Formerly TEXTRON)	
555	53559	2006	VANGUARD	VIP4000	5V8VA53276M600395	TAB (Formerly TEXTRON)	
556	53560	2006	VANGUARD	VIP4000	5V8VA53296M600396	TAB (Formerly TEXTRON)	
557	53561	2006	VANGUARD	VIP4000	5V8VA53206M600397	TAB (Formerly TEXTRON)	
558	53562	2006	VANGUARD	VIP4000	5V8VA53226M600398	TAB (Formerly TEXTRON)	
559	53563	2006	VANGUARD	VIP4000	5V8VA53246M600399	TAB (Formerly TEXTRON)	
560	53564	2006	VANGUARD	VIP4000	5V8VA53276M600400	TAB (Formerly TEXTRON)	
561	53565	2006	VANGUARD	VIP4000	5V8VA53296M600401		
-						TAB (Formerly TEXTRON)	
562	53566	2006	VANGUARD	VIP4000	5V8VA53206M600402	TAB (Formerly TEXTRON)	
563	53567	2006	VANGUARD	VIP4000	5V8VA53226M600403	TAB (Formerly TEXTRON)	
564	53568	2006	VANGUARD	VIP4000	5V8VA53246M600404	TAB (Formerly TEXTRON)	
565	53569	2006	VANGUARD	VIP4000	5V8VA53266M600405	TAB (Formerly TEXTRON)	
566	53570	2006	VANGUARD	VIP4000	5V8VA53286M600406	TAB (Formerly TEXTRON)	
567	53571	2006	VANGUARD	VIP4000	5V8VA532X6M600407	TAB (Formerly TEXTRON)	
568	53572	2006	VANGUARD	VIP4000	5V8VA53216M600408	TAB (Formerly TEXTRON)	
569	53573	2006	VANGUARD	VIP4000	5V8VA53236M600409	TAB (Formerly TEXTRON)	
570	53574	2006	VANGUARD	VIP4000	5V8VA532X6M600410	TAB (Formerly TEXTRON)	
571	53575	2006	VANGUARD	VIP4000	5V8VA53216M600411	TAB (Formerly TEXTRON)	
572	53626	2005	WABASH	FRT PRO	1JJV532W05L946641	TAB (Formerly TEXTRON)	
573	53627	2005	WABASH	FRT PRO	1JJV532W25L946642	TAB (Formerly TEXTRON)	
574	53628	2005	WABASH	FRT PRO	1JJV532W45L946643	TAB (Formerly TEXTRON)	
575	53629	2005	TRAILMOBILE	ADVANTAGE	2MN01JAH251000440	TAB (Formerly TEXTRON)	
576	53631	2005	VANGUARD		5V8VA53285M500787	GE CAPITAL/TIP	1-OL25C-1-OL25J
577	53633	2006	WABASH	FRT PRO	1JJV532W36L972698	PLAINS CAPITAL LEASING	001699
578	53634	2006	WABASH	FRT PRO	1JJV532W56L972699	GE CAPITAL/TIP	1-OL25C-1-OL25J
579	53635	2006	WABASH	FRT PRO	1JJV532W86L972700	GE CAPITAL/TIP	1-OL25C-1-OL25J
580	53636	2006	WABASH	FRT PRO	1JJV532WX6L972701	GE CAPITAL/TIP	1-OL25C-1-OL25J
581	53637	2006	WABASH	FRT PRO	1JJV532W16L972702	GE CAPITAL/TIP	1-OL25C-1-OL25J
582	53638	2006	WABASH	FRT PRO	1JJV532W36L972703	GE CAPITAL/TIP	1-OL25C-1-OL25J
583	53639	2006	WABASH	FRT PRO	1JJV532W56L972704	GE CAPITAL/TIP	1-OL25C-1-OL25J
584	53640	2006	WABASH	FRT PRO	1JJV532W76L972705	GE CAPITAL/TIP	1-OL25C-1-OL25J
585	53641	2006	WABASH	FRT PRO	1JJV532W76L972706	GE CAPITAL/TIP	1-OL25C-1-OL25J
586	53642	2006	WABASH	FRT PRO	1JJV532W96L972707	PLAINS CAPITAL LEASING	001699
	53643			FRT PRO		GE CAPITAL LEASING	1-OL25C-1-OL25J
587		2006	WABASH		1JJV532W26L972708		
588	53644	2006	WABASH	FRT PRO	1JJV532W46L972709	GE CAPITAL/TIP	1-OL25C-1-OL25J
589	53645	2006	WABASH	FRT PRO	1JJV532W06L972710	PLAINS CAPITAL LEASING	001699
590	53646	2006	WABASH	FRT PRO	1JJV532W26L972711	PLAINS CAPITAL LEASING	001699
591	53647	2006	WABASH	FRT PRO	1JJV532W46L972712	GE CAPITAL/TIP	1-OL25C-1-OL25J
592	53649	2006	WABASH	FRT PRO	1JJV532W86L972714	GE CAPITAL/TIP	1-OL25C-1-OL25J
593	53650	2006	WABASH	FRT PRO	1JJV532WX6L972715	GE CAPITAL/TIP	1-OL25C-1-OL25J
594	53651	2006	WABASH	FRT PRO	1JJV532W16L972716	GE CAPITAL/TIP	1-OL25C-1-OL25J
595	53652	2006	WABASH	FRT PRO	1JJV532W36L972717	GE CAPITAL/TIP	1-OL25C-1-OL25J
596	53653	2006	WABASH	FRT PRO	1JJV532W56L972718	PLAINS CAPITAL LEASING	001699
597	53654	2006	WABASH	FRT PRO	1JJV532W76L972719	GE CAPITAL/TIP	1-OL25C-1-OL25J
598	53655	2006	WABASH	FRT PRO	1JJV532W36L972720	GE CAPITAL/TIP	1-OL25C-1-OL25J
599	53656	2006	WABASH	FRT PRO	1JJV532W56L972721	GE CAPITAL/TIP	1-OL25C-1-OL25J
600	53657	2006	WABASH	FRT PRO	1JJV532W76L972722	GE CAPITAL/TIP	1-OL25C-1-OL25J
601	53658	2006	WABASH	FRT PRO	1JJV532W96L972723	GE CAPITAL/TIP	1-OL25C-1-OL25J
602	53659	2006	WABASH	FRT PRO	1JJV532W06L972724	GE CAPITAL/TIP	1-OL25C-1-OL25J
603	53660	2006	WABASH	FRT PRO	1JJV532W26L972725	PLAINS CAPITAL LEASING	001699
604	53661	2006	WABASH	FRT PRO	1JJV532W46L972726	GE CAPITAL/TIP	1-OL25C-1-OL25J
605	53662	2006	WABASH	FRT PRO	1JJV532W66L972727	GE CAPITAL/TIP	1-OL25C-1-OL25J
606	53663	2006	WABASH	FRT PRO	1JJV532W86L972728	PLAINS CAPITAL LEASING	001699
607	53664	2006	WABASH	FRT PRO	1JJV532WX6L972729	GE CAPITAL/TIP	1-OL25C-1-OL25J
608	53665	2006	WABASH	FRT PRO	1JJV532W66L972730	PLAINS CAPITAL LEASING	001699
609	53666	2006	WABASH	FRT PRO	1JJV532W86L972731	GE CAPITAL/TIP	1-OL25C-1-OL25J
610	53667	2006	WABASH	FRT PRO	1JJV532WX6L972732	PLAINS CAPITAL LEASING	001699
611	53668	2006	WABASH	FRT PRO	1JJV532W16L972733	PLAINS CAPITAL LEASING	001699
612	53669	2006	WABASH	FRT PRO	1JJV532W36L972734	GE CAPITAL/TIP	1-OL25C-1-OL25J
613	53670	2006	WABASH	FRT PRO	1JJV532W56L972735	GE CAPITAL/TIP	1-OL25C-1-OL25J
614	53671	2006	WABASH	FRT PRO	1JJV532W76L972736	GE CAPITAL/TIP	1-OL25C-1-OL25J
615	53672	2006	WABASH	FRT PRO	1JJV532W76L972737	GE CAPITAL/TIP	1-OL25C-1-OL25J
616	53673	2006	WABASH	FRT PRO	1JJV532W96L972738	GE CAPITAL/TIP	1-OL25C-1-OL25J
617	53674	2006	WABASH	FRT PRO	1JJV532W06L972739	PLAINS CAPITAL LEASING	001699
618	53675	2006	WABASH	FRT PRO	1JJV532W26L972739 1JJV532W96L972740	GE CAPITAL LEASING	1-OL25C-1-OL25J
619	53676	2006	WABASH	FRT PRO	1JJV532W96L972741	PLAINS CAPITAL LEASING	001699
						GE CAPITAL/TIP	1-OL25C-1-OL25J
620	53677	2006	WABASH	FRT PRO	1JJV532W26L972742		
621	53678	2006	WABASH	FRT PRO	1JJV532W46L972743	GE CAPITAL/TIP	1-OL25C-1-OL25J
622	53679	2006	WABASH	FRT PRO	1JJV532W66L972744	GE CAPITAL/TIP	1-OL25C-1-OL25J
623	53680	2006	WABASH	FRT PRO	1JJV532W86L972745	GE CAPITAL/TIP	1-OL25C-1-OL25J
624	53681	2006	WABASH	FRT PRO	1JJV532WX6L972746	PLAINS CAPITAL LEASING	001699
625	53682	2006	WABASH	FRT PRO	1JJV532W16L972747	PLAINS CAPITAL LEASING	001699
626	53683	2006	WABASH	FRT PRO	1JJV532W36L972748	GE CAPITAL/TIP	1-OL25C-1-OL25J
627	53684	2006	WABASH	FRT PRO	1JJV532W56L972749	GE CAPITAL/TIP	1-OL25C-1-OL25J
628	53685	2006	WABASH	FRT PRO	1JJV532W16L972750	PLAINS CAPITAL LEASING	001699
629	53686	2006	WABASH	FRT PRO	1JJV532W36L972751	PLAINS CAPITAL LEASING	001699
630	53687	2006	WABASH	FRT PRO	1JJV532W56L972752	GE CAPITAL/TIP	1-OL25C-1-OL25J
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631	53688	2006	WABASH	FRT PRO	1JJV532W76L972753	GE CAPITAL/TIP	1-OL25C-1-OL25J
632	53689	2006	WABASH	FRT PRO	1JJV532W76L972754	GE CAPITAL/TIP	
-							1-OL25C-1-OL25J
633	53690	2006	WABASH	FRT PRO	1JJV532W06L972755	GE CAPITAL/TIP	1-OL25C-1-OL25J
634	53691	2006	WABASH	FRT PRO	1JJV532W26L972756	GE CAPITAL/TIP	1-OL25C-1-OL25J
635	53692	2006	WABASH	FRT PRO	1JJV532W46L972757	GE CAPITAL/TIP	1-OL25C-1-OL25J
636	53693	2006	WABASH	FRT PRO	1JJV532W66L972758	PLAINS CAPITAL LEASING	001699
637	53694	2006	WABASH	FRT PRO	1JJV532W86L972759	GE CAPITAL/TIP	1-OL25C-1-OL25J
638	53695	2006	WABASH	FRT PRO	1JJV532W46L972760	GE CAPITAL/TIP	1-OL25C-1-OL25J
639	53696	2006	WABASH	FRT PRO	1JJV532W66L972761	GE CAPITAL/TIP	1-OL25C-1-OL25J
640	53697	2006	WABASH	FRT PRO	1JJV532W86L972762	PLAINS CAPITAL LEASING	001699
641	53698	2006	WABASH	FRT PRO	1JJV532WX6L972763	GE CAPITAL/TIP	1-OL25C-1-OL25J
642	53699	2006	WABASH	FRT PRO	1JJV532W16L972764	GE CAPITAL/TIP	1-OL25C-1-OL25J
643	53700	2006	WABASH	FRT PRO	1JJV532W36L972765	GE CAPITAL/TIP	1-OL25C-1-OL25J
644	53701	2006	WABASH	FRT PRO	1JJV532W56L972766	GE CAPITAL/TIP	1-OL25C-1-OL25J
645	53702	2006	WABASH	FRT PRO	1JJV532W76L972767	GE CAPITAL/TIP	1-OL25C-1-OL25J
646	53703	2006	WABASH	FRT PRO	1JJV532W96L972768	GE CAPITAL/TIP	1-OL25C-1-OL25J
647	53704	2006	WABASH	FRT PRO	1JJV532W06L972769	GE CAPITAL/TIP	1-OL25C-1-OL25J
648	53705	2006	WABASH	FRT PRO	1JJV532W76L972770	GE CAPITAL/TIP	1-OL25C-1-OL25J
649	53706	2006	WABASH	FRT PRO	1JJV532W96L972771	PLAINS CAPITAL LEASING	001699
650	53707	2006	WABASH	FRT PRO	1JJV532W06L972772	GE CAPITAL/TIP	1-OL25C-1-OL25J
651	53708	2006	WABASH	FRT PRO	1JJV532W26L972773	GE CAPITAL/TIP	1-OL25C-1-OL25J
652	53709	2006	WABASH	FRT PRO	1JJV532W46L972774	GE CAPITAL/TIP	1-OL25C-1-OL25J
653	53710	2006	WABASH	FRT PRO	1JJV532W66L972775	GE CAPITAL/TIP	1-OL25C-1-OL25J
654	53711	2006	WABASH	FRT PRO	1JJV532W86L972776	PLAINS CAPITAL LEASING	001699
655	53712	2006	WABASH	FRT PRO	1JJV532WX6L972777	PLAINS CAPITAL LEASING	001699
656	53713	2006	WABASH	FRT PRO	1JJV532W16L972778	PLAINS CAPITAL LEASING	001699
657	53714	2006	WABASH	FRT PRO	1JJV532W36L972779	PLAINS CAPITAL LEASING	001699
658	53715	2006	WABASH	FRT PRO	1JJV532WX6L972780	GE CAPITAL/TIP	1-OL25C-1-OL25J
659	53716	2006	WABASH	FRT PRO	1JJV532W16L972781	GE CAPITAL/TIP	1-OL25C-1-OL25J
660	53717	2006	WABASH	FRT PRO	1JJV532W36L972782	GE CAPITAL/TIP	1-OL25C-1-OL25J
661	53718	2006	WABASH	FRT PRO	1JJV532W56L972783	PLAINS CAPITAL LEASING	001699
662	53719	2006	WABASH	FRT PRO	1JJV532W76L972784	GE CAPITAL/TIP	1-OL25C-1-OL25J
663	53720	2006	WABASH	FRT PRO	1JJV532W96L972785	PLAINS CAPITAL LEASING	001699
664	53723	2006	WABASH	FRT PRO	1JJV532W46L972788	GE CAPITAL/TIP	1-OL25C-1-OL25J
665	53724	2006	WABASH	FRT PRO	1JJV532W66L972789	GE CAPITAL/TIP	1-OL25C-1-OL25J
666	53725	2006	WABASH	FRT PRO	1JJV532W26L972790	GE CAPITAL/TIP	1-OL25C-1-OL25J
667	53726	2006	WABASH	FRT PRO	1JJV532W46L972791	GE CAPITAL/TIP	1-OL25C-1-OL25J
-	53732	2006		FRT PRO			
668			WABASH	FRT PRO	1JJV532W56L972797 1JJV532W76L972798	GE CAPITAL/TIP	1-OL25C-1-OL25J
669	53733	2006	WABASH			GE CAPITAL/TIP	1-OL25C-1-OL25J
670	53735	2006	WABASH	FRT PRO	1JJV532W16L972800	GE CAPITAL/TIP	1-OL25C-1-OL25J
671	53736	2006	WABASH	FRT PRO	1JJV532W36L972801	PLAINS CAPITAL LEASING	001699
672	53738	2006	WABASH	FRT PRO	1JJV532W76L972803	PLAINS CAPITAL LEASING	001699
673	53740	2006	WABASH	FRT PRO	1JJV532W06L972805	PLAINS CAPITAL LEASING	001699
674	53741	2006	WABASH	FRT PRO	1JJV532W26L972806	GE CAPITAL/TIP	1-OL25C-1-OL25J
675	53742	2006	WABASH	FRT PRO	1JJV532W46L972807	GE CAPITAL/TIP	1-OL25C-1-OL25J
676	53743	2006	WABASH	FRT PRO	1JJV532W66L972808	GE CAPITAL/TIP	1-OL25C-1-OL25J
677	53744	2006	WABASH	FRT PRO	1JJV532W86L972809	GE CAPITAL/TIP	1-OL25C-1-OL25J
678	53745	2006	WABASH	FRT PRO	1JJV532W46L972810	PLAINS CAPITAL LEASING	001699
679	53746	2006	WABASH	FRT PRO	1JJV532W66L972811	GE CAPITAL/TIP	1-OL25C-1-OL25J
680	53747	2006	WABASH	FRT PRO	1JJV532W86L972812	PLAINS CAPITAL LEASING	001699
681	53748	2006	WABASH	FRT PRO	1JJV532WX6L972813	PLAINS CAPITAL LEASING	001699
682	53749	2006	WABASH	FRT PRO	1JJV532W16L972814	PLAINS CAPITAL LEASING	001699
683	53750	2006	WABASH	FRT PRO	1JJV532W36L972815	PLAINS CAPITAL LEASING	001699
684	53751	2006	WABASH	FRT PRO	1JJV532W56L972816	GE CAPITAL/TIP	1-OL25C-1-OL25J
685	53752	2006	WABASH	FRT PRO	1JJV532W76L972817	PLAINS CAPITAL LEASING	001699
686	53753	2006	WABASH	FRT PRO	1JJV532W96L972818	GE CAPITAL/TIP	1-OL25C-1-OL25J
687	53754	2006	WABASH	FRT PRO	1JJV532W06L972819	GE CAPITAL/TIP	1-OL25C-1-OL25J
688	53755	2006	WABASH	FRT PRO	1JJV532W76L972820	GE CAPITAL/TIP	1-OL25C-1-OL25J
689	53756	2006	WABASH	FRT PRO	1JJV532W96L972821	GE CAPITAL/TIP	1-OL25C-1-OL25J
690	53757	2006	WABASH	FRT PRO	1JJV532W06L972822	GE CAPITAL/TIP	1-OL25C-1-OL25J
691	53758	2006	WABASH	FRT PRO	1JJV532W26L972823	PLAINS CAPITAL LEASING	001699
692	53759	2006	WABASH	FRT PRO	1JJV532W46L972824	PLAINS CAPITAL LEASING	001699
693	53760	2006	WABASH	FRT PRO	1JJV532W66L972825	PLAINS CAPITAL LEASING	001699
694	53761	2006	WABASH	FRT PRO	1JJV532W86L972826	PLAINS CAPITAL LEASING	001699
695	53762	2006	WABASH	FRT PRO	1JJV532WX6L972827	PLAINS CAPITAL LEASING	001699
696	53763	2006	WABASH	FRT PRO	1JJV532W16L972828	GE CAPITAL/TIP	1-OL25C-1-OL25J
697	53764	2006	WABASH	FRT PRO	1JJV532W36L972829	GE CAPITAL/TIP	1-OL25C-1-OL25J
698	53765	2006	WABASH	FRT PRO	1JJV532WX6L972830	GE CAPITAL/TIP	1-OL25C-1-OL25J
699	53766	2006	WABASH	FRT PRO	1JJV532W16L972831	GE CAPITAL/TIP	1-OL25C-1-OL25J
700	53767	2006	WABASH	FRT PRO	1JJV532W36L972832	GE CAPITAL/TIP	1-OL25C-1-OL25J
701	53768	2006	WABASH	FRT PRO	1JJV532W56L972833	PLAINS CAPITAL LEASING	001699
702	53769	2006	WABASH	FRT PRO	1JJV532W76L972834	GE CAPITAL/TIP	1-OL25C-1-OL25J
703	53770	2006	WABASH	FRT PRO	1JJV532W96L972835	GE CAPITAL/TIP	1-OL25C-1-OL25J
704	53771	2006	WABASH	FRT PRO	1JJV532W06L972836	GE CAPITAL/TIP	1-OL25C-1-OL25J
705	53772	2006	WABASH	FRT PRO	1JJV532W26L972837	PLAINS CAPITAL LEASING	001699
706	53773	2006	WABASH	FRT PRO	1JJV532W46L972838	GE CAPITAL/TIP	1-OL25C-1-OL25J
707	53774	2006	WABASH	FRT PRO	1JJV532W66L972839	PLAINS CAPITAL LEASING	001699
707	53775	2006	WABASH	FRT PRO	1JJV532W26L972840	PLAINS CAPITAL LEASING	001699
709	53776	2006	WABASH	FRT PRO	1JJV532W46L972841	PLAINS CAPITAL LEASING	001699

710	53777	2006	WABASH	FRT PRO	1JJV532W66L972842	GE CAPITAL/TIP	1-OL25C-1-OL25J
711	53778	2006	WABASH	FRT PRO	1JJV532W86L972843	GE CAPITAL/TIP	1-OL25C-1-OL25J
712	53779	2006	WABASH	FRT PRO	1JJV532WX6L972844	GE CAPITAL/TIP	1-OL25C-1-OL25J
713	53780	2006	WABASH	FRT PRO	1JJV532W16L972845	GE CAPITAL/TIP	1-OL25C-1-OL25J
714	53781	2006	WABASH	FRT PRO	1JJV532W36L972846	GE CAPITAL/TIP	1-OL25C-1-OL25J
715	53782	2006	WABASH	FRT PRO	1JJV532W56L972847	PLAINS CAPITAL LEASING	001699
716	809229	1998	WABASH	DX253	1JJV532W2WL444716	GE CAPITAL/TIP	1-OL25C-1-OL25J
717	809245	1998	WABASH	DX253	1JJV532W0WL444732	GE CAPITAL/TIP	1-OL25C-1-OL25J
718	809251	1998	WABASH	DX253	1JJV532W1WL444738	GE CAPITAL/TIP	1-OL25C-1-OL25J
719	809372	1998	WABASH	DX253	1JJV532W4WL444863	GE CAPITAL/TIP	1-OL25C-1-OL25J
720	809395	1998	WABASH	DX253	1JJV532W5WL444886	GE CAPITAL/TIP	1-OL25C-1-OL25J
721	809558	1998	WABASH	DX253	1JJV532W7WL445053	GE CAPITAL/TIP	1-OL25C-1-OL25J
722	809595	1998	WABASH	DX253	1JJV532W2WL445090	GE CAPITAL/TIP	1-OL25C-1-OL25J
723	809612	1998	WABASH	DX253	1JJV532W4WL445110	GE CAPITAL/TIP	1-OL25C-1-OL25J
724	809614	1998	WABASH	DX253	1JJV532W8WL445112	GE CAPITAL/TIP	1-OL25C-1-OL25J
725	809625	1998	WABASH	DX253	1JJV532W2WL445123	GE CAPITAL/TIP	1-OL25C-1-OL25J
726	809626	1998	WABASH	DX253	1JJV532W4WL445124	GE CAPITAL/TIP	1-OL25C-1-OL25J
727	809637	1998	WABASH	DX253	1JJV532W9WL445135	GE CAPITAL/TIP	1-OL25C-1-OL25J
728	809643	1998	WABASH	DX253	1JJV532W4WL445141	GE CAPITAL/TIP	1-OL25C-1-OL25J
729	809645	1998	WABASH	DX253	1JJV532W8WL445143	GE CAPITAL/TIP	1-OL25C-1-OL25J
730	809669	1998	WABASH	DX253	1JJV532W4WL445169	GE CAPITAL/TIP	1-OL25C-1-OL25J
731	809715	1998	WABASH	DX253	1JJV532W0WL445218	GE CAPITAL/TIP	1-OL25C-1-OL25J
732	809728	1998	WABASH	DX253	1JJV532W5WL445231	GE CAPITAL/TIP	1-OL25C-1-OL25J
733	809739	1998	WABASH	DX253	1JJV532WXWL445242	GE CAPITAL/TIP	1-OL25C-1-OL25J
734	809768	1998	WABASH	DX253	1JJV532W5WL468721	GE CAPITAL/TIP	1-OL25C-1-OL25J
735	809833	1998	WABASH	DX253	1JJV532W4WL468788	GE CAPITAL/TIP	1-OL25C-1-OL25J
736	809844	1998	WABASH	DX253	1JJV532W9WL468799	GE CAPITAL/TIP	1-OL25C-1-OL25J
737	53P005	1998	WABASH	DX253	1JJV532W6WL444749	GE CAPITAL/TIP	1-OL25C-1-OL25J
738	53P006	1998	WABASH	DX253	1JJV532W7WL445120	GE CAPITAL/TIP	1-OL25C-1-OL25J
739	53P008	1998	WABASH	DX253	1JJV532W2WL444702	GE CAPITAL/TIP	1-OL25C-1-OL25J
740	53P009	1998	WABASH	DX253	1JJV532W7WL444971	GE CAPITAL/TIP	1-OL25C-1-OL25J
741	53P010	1998	WABASH	DX253	1JJV532W2WL445171	GE CAPITAL/TIP	1-OL25C-1-OL25J
742	53P012	1998	WABASH	DX253	1JJV532W7WL444761	GE CAPITAL/TIP	1-OL25C-1-OL25J
743	53P016	1998	WABASH	DX253	1JJV532WXWL444740	GE CAPITAL/TIP	1-OL25C-1-OL25J
744	53P017	1998	WABASH	DX253	1JJV532W5WL445097	GE CAPITAL/TIP	1-OL25C-1-OL25J
745	53P018	1998	WABASH	DX253	1JJV532W3WL468782	GE CAPITAL/TIP	1-OL25C-1-OL25J
746	53P020	1998	WABASH	DX253	1JJV532W2WL445249	GE CAPITAL/TIP	1-OL25C-1-OL25J
747	53P021	1998	WABASH	DX253	1JJV532W1WL444867	GE CAPITAL/TIP	1-OL25C-1-OL25J
748	53P022	1998	WABASH	DX253	1JJV532W7WL445165	GE CAPITAL/TIP	1-OL25C-1-OL25J
749	53P024	1998	WABASH	DX253	1JJV532W5WL445178	GE CAPITAL/TIP	1-OL25C-1-OL25J
750	53P025	1998	WABASH	DX253	1JJV532W2WL444697	GE CAPITAL/TIP	1-OL25C-1-OL25J
751	53P027	1998	WABASH	DX253	1JJV532W5WL445083	GE CAPITAL/TIP	1-OL25C-1-OL25J
752	53P029	1998	WABASH	DX253	1JJV532W2WL444778	GE CAPITAL/TIP	1-OL25C-1-OL25J
753	53P032	1998	WABASH	DX253	1JJV532W6WL444699	GE CAPITAL/TIP	1-OL25C-1-OL25J
754	53P038	1998	WABASH	DX253	1JJV532W2WL445185	GE CAPITAL/TIP	1-OL25C-1-OL25J
755	53P040	1998	WABASH	DX253	1JJV532W6WL445030	GE CAPITAL/TIP	1-OL25C-1-OL25J
756	53P043	1998	WABASH	DX253	1JJV532W5WL445214	GE CAPITAL/TIP	1-OL25C-1-OL25J
757	53P046	1998	WABASH	DX253	1JJV532W6WL444931	GE CAPITAL/TIP	1-OL25C-1-OL25J
758	53P048	1998	WABASH	DX253	1JJV532W7WL444890	GE CAPITAL/TIP	1-OL25C-1-OL25J
759	53P055	1998	WABASH	DX253	1JJV532W6WL444783	GE CAPITAL/TIP	1-OL25C-1-OL25J
760	53P058	1998	WABASH	DX253	1JJV532W7WL444937	GE CAPITAL/TIP	1-OL25C-1-OL25J
761	53P063	1998	WABASH	DX253	1JJV532W0WL445038	GE CAPITAL/TIP	1-OL25C-1-OL25J
762	53P068	1998	WABASH	DX253	1JJV532W3WL445213	GE CAPITAL/TIP	1-OL25C-1-OL25J
763	53P070	1998	WABASH	DX253	1JJV532W2WL468756	GE CAPITAL/TIP	1-OL25C-1-OL25J
764	53P076	1998	WABASH	DX253	1JJV532W4WL444846	GE CAPITAL/TIP	1-OL25C-1-OL25J
765	53P080	1998	WABASH	DX253	1JJV532W4WL444927	GE CAPITAL/TIP	1-OL25C-1-OL25J
766	53P081	1998	WABASH	DX253	1JJV532W2WL468708	GE CAPITAL/TIP	1-OL25C-1-OL25J
767	53P082	1998	WABASH	DX253	1JJV532W7WL445246	GE CAPITAL/TIP	1-OL25C-1-OL25J
768	53P083	1998	WABASH	DX253	1JJV532W9WL444793	GE CAPITAL/TIP	1-OL25C-1-OL25J
769	53P084	1998	WABASH	DX253	1JJV532W4WL445141	GE CAPITAL/TIP	1-OL25C-1-OL25J
770	53P085	1998	WABASH	DX253	1JJV532W0WL444729	GE CAPITAL/TIP	1-OL25C-1-OL25J
771	53P086	1998	WABASH	DX253	1JJV532W0WL444911	GE CAPITAL/TIP	1-OL25C-1-OL25J
772	53P087	1998	WABASH	DX253	1JJV532W7WL444856	GE CAPITAL/TIP	1-OL25C-1-OL25J
773	53P088	1998	WABASH WABASH	DX253	1JJV532W6WL444962	GE CAPITAL/TIP GE CAPITAL/TIP	1-OL25C-1-OL25J 1-OL25C-1-OL25J
774	53P089	1998	WABASH	DX253	1JJV532W5WL444676	GE CAPITAL/TIP	1-ULZ5U-1-ULZ5J
774					+		
114							
ANN TA	 YLOR - DEDICATE	D TRAILERS			_		
ANN IA	LEOK - DEDICAL	ואאו עב iraileks			+		
1	A53721	2006	WABASH	FRT PRO	1JJV532W06L972786	PLAINS CAPITAL LEASING	001699
2	A53721 A53722	2006 2006	WABASH	FRT PRO	1JJV532W06L972786 1JJV532W26L972787	GE CAPITAL LEASING	1-OL25C-1-OL25J
3	A53722 A53727	2006	WABASH				1-OL25C-1-OL25J
4	A53727 A53728	2006	WABASH	FRT PRO FRT PRO	1JJV532W66L972792 1JJV532W86L972793	GE CAPITAL/TIP GE CAPITAL/TIP	1-OL25C-1-OL25J
5	A53728 A53729		WABASH	FRT PRO	1JJV532WX6L972794	PLAINS CAPITAL LEASING	001699
6	A53729 A53730	2006 2006	WABASH	FRT PRO	1JJV532WX6L972794 1JJV532W16L972795	PLAINS CAPITAL LEASING PLAINS CAPITAL LEASING	001699
7			WABASH	FRT PRO	1JJV532W16L972795	PLAINS CAPITAL LEASING PLAINS CAPITAL LEASING	001699
8	A53731 A53734	2006	WABASH	FRT PRO	1JJV532W36L972796 1JJV532W96L972799	PLAINS CAPITAL LEASING PLAINS CAPITAL LEASING	001699
9	A53734 A53737	2006	WABASH	FRT PRO	1JJV532W96L972799 1JJV532W56L972802	GE CAPITAL LEASING	1-OL25C-1-OL25J
	MUUTUT	2006	MADAOU	FRIPRU	199 6995 66 91 5005	GE CAPITAL/TIP	1-0L250-1-0L25J

10	A53739	2006	WABASH	FRT PRO	1JJV532W96L972804	GE CAPITAL/TIP	1-OL25C-1-OL25J
		2000					
10							
REEFER	RTRAILERS						
1	53R09	2005	WABASH	RFCVHSA	1JJV532W05L910223	TAB (Formerly TEXTRON)	
2	53R10	2005	WABASH	RFCVHSA	1JJV532W25L910224	TAB (Formerly TEXTRON)	
3	53R11	2005	WABASH	RFCVHSA	1JJV532W45L910225	TAB (Formerly TEXTRON)	
<u>4</u> 5	53R12 53R13	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W65L910226 1JJV532W85L910227	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
6	53R14	2005	WABASH	RFCVHSA	1JJV532WX5L910228	TAB (Formerly TEXTRON)	
7	53R15	2005	WABASH	RFCVHSA	1JJV532W15L910229	TAB (Formerly TEXTRON)	
8 9	53R16 53R17	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W85L910230 1JJV532WX5L910231	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
10	53R18	2005	WABASH	RFCVHSA	1JJV532W15L910232	TAB (Formerly TEXTRON)	
11	53R19	2005	WABASH	RFCVHSA	1JJV532W35L910233	TAB (Formerly TEXTRON)	
12 13	53R20 53R21	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W55L910234 1JJV532W75L910235	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
14	53R22	2005	WABASH	RFCVHSA	1JJV532W95L910236	TAB (Formerly TEXTRON)	
15	53R23	2005	WABASH	RFCVHSA	1JJV532W05L910237	TAB (Formerly TEXTRON)	
16 17	53R24 53R25	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W25L910238 1JJV532W45L910239	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
18	53R26	2005	WABASH	RFCVHSA	1JJV532W05L910240	TAB (Formerly TEXTRON)	
19	53R27	2005	WABASH	RFCVHSA	1JJV532W25L910241	TAB (Formerly TEXTRON)	
20 21	53R28 53R29	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W45L910242 1JJV532W65L910243	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
22	53R30	2005	WABASH	RFCVHSA	1JJV532W85L910244	TAB (Formerly TEXTRON)	
23	53R31	2005	WABASH	RFCVHSA	1JJV532WX5L910245	TAB (Formerly TEXTRON)	
24 25	53R32 53R33	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W15L910246 1JJV532W35L910247	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
26	53R34	2005	WABASH	RFCVHSA	1JJV532W55L910248	TAB (Formerly TEXTRON)	
27	53R35	2005	WABASH	RFCVHSA	1JJV532W75L910249	TAB (Formerly TEXTRON)	
28 29	53R37 53R38	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W55L910251 1JJV532W75L910252	TAB (Formerly TEXTRON) TAB (Formerly TEXTRON)	
30	53R39	2005	WABASH	RFCVHSA	1JJV532W55L945341	FCC EQUIPMENT	11137-000
31	53R40	2005	WABASH	RFCVHSA	1JJV532W75L945342	FCC EQUIPMENT	11137-000
32	53R41	2005	WABASH	RFCVHSA	1JJV532W95L945343	FCC EQUIPMENT	11137-000
33 34	53R42 53R43	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W05L945344 1JJV532W25L945345	FCC EQUIPMENT FCC EQUIPMENT	11137-000 11137-000
35	53R44	2005	WABASH	RFCVHSA	1JJV532W45L945346	FCC EQUIPMENT	11137-000
36	53R45	2005	WABASH	RFCVHSA	1JJV532W65L945347	FCC EQUIPMENT	11137-000
37 38	53R46 53R48	2005 2005	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W85L945348 1JJV532W65L945350	FCC EQUIPMENT FCC EQUIPMENT	11137-000 11137-000
39	53R52	2006	WABASH	RFCVHSA	1JJV532W16L972991	FCC EQUIPMENT	11137-001
40	53R55	2006	WABASH	RFCVHSA	1JJV532W76L972994	FCC EQUIPMENT	11137-001
41 42	53R56 53R57	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W96L972995 1JJV532W06L972996	FCC EQUIPMENT FCC EQUIPMENT	11137-001 11137-001
43	53R58	2006	WABASH	RFCVHSA	1JJV532W26L972997	FCC EQUIPMENT	11137-001
44	53R59	2006	WABASH	RFCVHSA	1JJV532W46L972998	FCC EQUIPMENT	11137-001
45 46	53R60 53R61	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W66L972999 1JJV532W76L973000	FCC EQUIPMENT FCC EQUIPMENT	11137-001 11137-001
47	53R62	2006	WABASH	RFCVHSA	1JJV532W96L973001	FCC EQUIPMENT	11137-001
48	53R63	2006	WABASH	RFCVHSA	1JJV532W06L973002	FCC EQUIPMENT	11137-001
49 50	53R64 53R72	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W26L973003 1JJV532W16L973011	FCC EQUIPMENT FCC EQUIPMENT	11137-001 11137-002
51	53R75	2006	WABASH	RFCVHSA	1JJV532W76L973014	FCC EQUIPMENT	11137-002
52	53R76	2006	WABASH	RFCVHSA	1JJV532W96L973015	FCC EQUIPMENT	11137-002
53 54	53R77 53R78	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W06L973016 1JJV532W26L973017	FCC EQUIPMENT FCC EQUIPMENT	11137-002 11137-002
55	53R79	2006	WABASH	RFCVHSA	1JJV532W46L973018	FCC EQUIPMENT	11137-002
56	53R80	2006	WABASH	RFCVHSA	1JJV532W66L973019	FCC EQUIPMENT	11137-003
57 58	53R81 53R82	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W26L973020 1JJV532W46L973021	FCC EQUIPMENT FCC EQUIPMENT	11137-003 11137-003
59	53R83	2006	WABASH	RFCVHSA	1JJV532W46L973021	FCC EQUIPMENT	11137-003
60	53R84	2006	WABASH	RFCVHSA	1JJV532W86L973023	FCC EQUIPMENT	11137-003
61 62	53R85 53R86	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532WX6L973024 1JJV532W16L973025	FCC EQUIPMENT FCC EQUIPMENT	11137-003 11137-003
63	53R87	2006	WABASH	RFCVHSA	1JJV532W16L973026	FCC EQUIPMENT	11137-003
64	53R88	2006	WABASH	RFCVHSA	1JJV532W56L973027	FCC EQUIPMENT	11137-003
65 66	53R89 53R90	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W76L973028 1JJV532W96L973029	FCC EQUIPMENT FCC EQUIPMENT	11137-003 11137-003
67	53R90 53R91	2006	WABASH	RFCVHSA	1JJV532W96L973029 1JJV532W56L973030	FCC EQUIPMENT	11137-003
68	53R94	2006	WABASH	RFCVHSA	1JJV532W06L973033	FCC EQUIPMENT	11137-003
69	53R95	2006	WABASH	RFCVHSA	1JJV532W26L973034	FCC EQUIPMENT	11137-003
70 71	53R96 53R98	2006 2006	WABASH WABASH	RFCVHSA RFCVHSA	1JJV532W46L973035 1JJV532W86L973037	FCC EQUIPMENT FCC EQUIPMENT	11137-003 11137-003
71							

	1		I		1		
CDEEN	BULL LADDER - D	EDICATED TO	DAIL EDG				
GREEN	BULL LADDER - D	EDICATED II	KAILERS				
	050000	0000	11711171	0050	411)4 (00504)/000000	TAR (Face L. TEVTRON)	
2	G53930 G53931	2000	UTILITY UTILITY	S253 S253	1UYVS2534YP302202 1UYVS25361P602314	TAB (Formerly TEXTRON)	
	G53931 G53932	2001 2001	UTILITY	\$253 \$253	1UYVS25361P602314 1UYVS25341P602313	TAB (Formerly TEXTRON)	
3	G53932 G53933	2001				TAB (Formerly TEXTRON)	
4			UTILITY	S253	1UYVS25331P602304	TAB (Formerly TEXTRON)	
5	G53934	2001	UTILITY	S253	1UYVS25321P602309	TAB (Formerly TEXTRON)	
6 7	G53935	2001	UTILITY	S253	1UYVS25311P602303	TAB (Formerly TEXTRON)	
	G53936	2001	UTILITY	S253	1UYVS25331P602318	TAB (Formerly TEXTRON)	
8	G53937	2001	UTILITY	S253	1UYVS25381P601617	TAB (Formerly TEXTRON)	
9	G53938	2001	UTILITY	S253	1UYVS25311P602320	TAB (Formerly TEXTRON)	
10	G53939	2002	UTILITY	S253	1UYVS253X2P763931	TAB (Formerly TEXTRON)	
11	G53940	2002	UTILITY	S253	1UYVS25312P763932	TAB (Formerly TEXTRON)	
12	G53941	2001	UTILITY	S253	1UYVS25391P602307	TAB (Formerly TEXTRON)	
13	G53942	2002	UTILITY	S253	1UYVS25332P763933	TAB (Formerly TEXTRON)	
14	G53943	2001	UTILITY	S253	1UYVS25381P602315	TAB (Formerly TEXTRON)	
15	G53944	2001	UTILITY	S253	1UYVS25351P602319	TAB (Formerly TEXTRON)	
16	G53945	2002	UTILITY	S253	1UYVS25312P763803	TAB (Formerly TEXTRON)	
17	G53946	2002	UTILITY	S253	1UYVS253X2P763802	TAB (Formerly TEXTRON)	
18	G53947	2002	UTILITY	S253	1UYVS25382P665013	TAB (Formerly TEXTRON)	
19	G53948	2002	UTILITY	S253	1UYVS25312P763929	TAB (Formerly TEXTRON)	
20	G53949	2002	UTILITY	S253	1UYVS25392P763919	TAB (Formerly TEXTRON)	
21	G53950	2000	UTILITY	S253	1UYVS2539YP302213	TAB (Formerly TEXTRON)	
22	G53951	2001	UTILITY	S253	1UYVS253X1P602302	TAB (Formerly TEXTRON)	
23	G53952	2000	UTILITY		1UYVS253XYP302205	TAB (Formerly TEXTRON)	
24	G53953	2001	UTILITY	S253	1UYVS25381P602301	TAB (Formerly TEXTRON)	
25	G53954	2001	UTILITY		1UYVS25361P601602	TAB (Formerly TEXTRON)	
26	G53955	2002	UTILITY		1UYVS25372P763935	TAB (Formerly TEXTRON)	
27	G53956	2002	UTILITY	VS25	1UYVS25352P763934	TAB (Formerly TEXTRON)	
28	L001	2000	FLAT		1LH317VH171B10919	TAB (Formerly TEXTRON)	
28							
STORA	GE TRAILERS						
<u> </u>							
1	467533		STORAGE	TRAILER			
2	467543	1986	STORAGE	TRAILER	1JJV482P8GL103203		
3	467553	1995	STORAGE	TRAILER			
4	48M014/467523	1995	STORAGE	TRAILER	1JJV482P4GL103182		
5	48M015/467850	1988	STORAGE	TRAILER	1JJV482P2JL116634		
6	48M07	1994	STORAGE	TRAILER	1JJV482U5RL219158		
7	53M02	1985	STORAGE	TRAILER			
8	53M05	1984	STORAGE	TRAILER			
9	85159	1994	STORAGE	TRAILER			
10	85248		STORAGE	TRAILER			
11	B48-01	1996	STORAGE	TRAILER	2H8V04828TX000513		
12	B48-02	1996	STORAGE	TRAILER	2H8V04826TX000543		
13	B48-05	1996	STORAGE	TRAILER	2H8V04823TX000516		

883 Total Trailers

Other Trailer Equipment:

197	Global Waves	MT2000-NAM	NATIONAL CITY COMMERCIAL CAPITAL	1258479
83	Global Waves	MT2000-NAM	THE CIT GROUP, INC.	SUMMITT-01
230	Global Waves	MT2000-NAM	FIRST PRIME CAPITAL, LLC	06132005-001

		IN-					
		SERVICE					
COUNT	UNIT#	DATE	YEAR	MAKE	MODEL	VIN#	LEINHOLDER
1	X001	03/13/03	2003	International	4300	1HTMMAAM73H595144	Navistar
2	Y001	10/10/04	2000	Ottawa	YT30 DSL	11VA813E2YA000345	Navistar
3	Y002	08/30/04	2004	Capacity	TJ5000	4LMBB21164L015000	Navistar
4	D001	09/20/05	2006	Kenworth	T800	1NKDXBEX26J139658	Paccar Financial

LOAN#
4752P565D23
4752P565D23
4752F910L24
100-683-150-00005638036